

FEDERAL BUREAU OF INVESTIGATION

CLYDE A.TOLSON

(COPIES OF MEMORANDA MAINTAINED IN THE OFFICE OF THE FORMER ASSOCIATE DIRECTOR, CLYDE A. TOLSON)

PART 5 OF 10

DESCRIPTION OF FOLLOWING FILE MATERIAL

CLYDE A. TOLSON

(Tickler copies of memoranda maintained in the office of former Associate Director, Clyde A. Tolson)

PART I





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

-3:55 PM

January 1

Tolson Mr. Belmont Mr. Mohr

Mr. DeLoach -Mr. Carper ...

Felt.

· Cal.:.han ---Mr. Conrad

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. SULLIVAN

MR. DE LOACH

Judge Edward A. Tamm called and advised he had heard an amazing story this afternoon. He stated that Congressman. Don Edwards, who is described as a former FBI Agent, is very hostile to the Bureau and has introduced a bill or resolution to abolish the House Committee on Un-American Activities (HCUA). Judge Tamm continued that it is reported that the bill or resolution was written in a hotel across the street from the House Office Building and present at the writing or drafting of the bill were Wilkinson, a convicted communist, and Mr. and Mrs. Braden, who formerly operated a communist school in Georgia. Judge Tamm stated it sounded so odd to him that an ex-FBI Agent would be associating with that kind of people. I stated I did not know what district he came from and Judge Tamm stated he was listed as from San Jose in the Congressional Directory. He stated he could not understand why anybody who was mad at the FBI would think he was accomplishing anything by abolishing the HCUA. I inquired if he had mentioned the FBI in the bill and Judge Tamm stated that apparently he did not.

Judge Tamm stated that the name Wilkinson meant nothing to him and I stated he was convicted and the Bradens have always been active in communism. Judge Tamm stated the three are supposed to have collaborated with Edwards in a hotel room across from the House Office Building in writing the resolution and he thought that might be of some interest to me.

I stated it is because there is an intensive drive on to abolish the HCUA or to cut its appropriations materially. I stated they have already lined up 13 Congressmen in opposition to it led by Jimmy Roosevelt, who has always opposed it. I stated there is a delegation coming down from New York week after next to try to line up Congressmen to abolish the HCUA and we have already advised the Committee of that possibility. I stated I was glad to have this as there are three or four Congressmen, former Agents, who are high class fellows and from California and perhaps one of them can get to Edwards and try to pull his fangs.

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January 14, 1965

Memorandum for Messrs. Tolson, Belmont, Sullivan, DeLoach

Judge Tamm stated this information comes from a high class fellow, a former Assistant United States Attorney, with contacts on the Hill and Judge Tamm thought this was more than gossip. Judge Tamm stated his informant was not the type that would come to him with this type of thing if it were gossip and if it becomes essential he can pass the name on later. I stated I thought it could be taken care of without bringing the Bureau or anybody else into the picture.

Very truly yours,

John Edgar Hoover Director

- 2.

OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:07 PM

January 28,

Mr. Gale

Tele, Roor

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE-LOACH

MR. SULLIVAN

SAC Wesley G. Grapp. Los Angeles, returned my earlier call to him I told Mr. Grapp that this situation at the University of California at Berkeley is, of course, infiltrated with a lot of communists, both in the student body and the faculty. I stated this afternoon Mr. John McCone was over and he is a graduate of that university and interested in it and I would imagine has probably given substantial funds to it. I stated Mr. McCone is a close personal friend of who lives in the Los Angeles area. I stated had a conversation with Mr. McCone at which time he was disturbed about the situation at Berkeley and he says the Board of Regents has on it some substantial people like Mrs. Norman Chandler but there are two or three individuals who are inclined to be ultra liberal. I stated is puzzled as to how he can handle the situation and is anxious to get a line on any persons who are communists or have communist associations either on the faculty or in the student body and then at a Board of Regents level handle it without disclosing his source.

1000 p

I stated I had told Mr. McCone that I would have prepared and sent to him, Grapp, a memorandum in the next day or two of public source information on some of these individuals causing trouble at Berkeley. I stated, of course, one of the principal factors is that President Kerr has not taken an active part in this but left it largely to a faculty committee. I stated the memorandum will be sent to him, Grapp, and I want him to then make an appointment to see and tell him that I have had a conversation with Mr. McCone and in line with that conversation, he is calling to see and give him the information, which is public source material but not to be disclosed to anyone as having emanated from the FBI. I stated we will see how that works out and if it looks all right and if his, Grapp's, reaction is that the line is a safe individual to talk to, we may later give him some information which is not public source, but I did not want to do that now because I want to see what his, Grapp's reaction is of

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Skylez BY 40 CRIPER

January 28, 1965

Memorandum for Messrs. Tolson, Bermont, DeLoach, Sullivan

Mr. Grapp asked if I wanted him to give the information forwarded to him to orally or in writing. I told him that what we send in the next day or so can be given in writing because it will be public source and on plain paper and not identified with the FBI. Mr. Grapp stated he had heard that Mrs. Norman Chandler has her own personal sources from which she knows a great deal of the communist infiltration and who is involved. I stated she is one mentioned by as being conservative. Mr. Grapp stated that from the local sense, the big problem is that Governor Pat Brown and President Kerr do not have much backbone. I stated that apparently they have given in on everything these young punks causing the trouble have wanted and so told Mr. McCone that was my reaction and of the difficulties we had with President Kerr.

I stated that what I want him to do now is to give to memorandum of public source information prepared here at the Seat of Government and then in his conversations with size up whether he is the kind of person we can tell something to off the record and he will not disclose where he got it. I stated I thought the memorandum would leave here sometime tomorrow and then he, Grapp, can make his appointment with and tell him he, Grapp, is doing it at my request. Mr. Grapp stated he would take care of it.

Very truly yours,

John Edgar Hoover Director



9:33 AM

UNITED STATES DEPARTMENT OF JSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 5/25/82 BY SP-1 CON/RX

January 28, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. MOHR MR. CALLAHAN

MR. DE LOACH

Acting Attorney General Nicholas deB. Katzenbach called. He stated the President told him last night that he was going to name him, Katzenbach, as Attorney General this morning and Mr. Katzenbach wanted me to know it before it was announced. I stated I was happy to hear that; that I had had a feeling it was going to come out but there was no definite assurance and apparently the President was satisfied with the way he, Katzenbach, has been handling things and it was an intolerable situation for him not to have full authority and yet be in the position of being charged with whatever went wrong. Mr. Katzenbach stated he thought that could be cured now and he looked forward to the strong support which I have always given as well as the Burcau. I told him he could depend on that.

Mr. Katzenbach stated

9:50 AM Mr. Tolson called and stated he had talked to the Alternate Resident Agent. at Trenton, New Jersey, who is going to get in touch with Senior Resident Agent

Mr. Tolson stated Mr. will go over there at once, and will call him, Mr. Tolson, when he gets there.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:33 AM

January 28, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. ROSEN

MR. SULLIVAN

While talking to Acting Attorney General Nicholas deB. Katzenbach when he called, I advised him that in regard to the situation in Baltimore, the longshoremen's strike, a check had been made and there was no evidence at all of any communist activities. I stated I had told our Houston Office to get in touch with Assistant Labor Secretary James J. Reynolds, who issued the statement.

Mr. Katzenbach stated Secretary of Labor Wirtz had called him to apologize for that and had said he was going to call me. I stated I had ordered our Houston Office to talk to Mr. Reynolds and get any information he has so we can have something specific.

Very truly yours,

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Steel BY SP. 1 GSX PSX

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:15 PM

January 28, 1965

MEMORANDUM FOR MR. TOLSON

MR. MOHR

MR. CALLAHAN

MR. DE LOACH

Attorney General Nicholas deB. Katzenbach returned my earlier call. I told him I just wanted to let him know that everything is quiet at

I stated there were no other calls and apparently everything is quiet

Mr. Katzenbach said he was most appreciative

of this and for my note to him today.

Mr. Katzenbach stated that they

the one call which has been taken care of and everything is quict. Mr. Katzenbach reiterated his appreciation.

Very truly yours,

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:31 PM

February 1 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. GALE

MR. DE LOACH

M Con XI I returned an earlier call from Chief John B. Layton of the Metropolitan Police Department, Washington, D. C. Chief Layton stated he wanted to let me know of one of the things he said in relation to the very fine and excellent assistance that the Bureau gave his department in the Par man Case. He stated that in talking with the newsmen he had said he thought this was an outstanding example of the very excellent cooperation that they had had from the Bureau and he certainly wanted to let me know personally of the kind of intensive effort he knew went into this. He stated he had heard that SAC Marlin Johnson in Chicago did an excellent piece of work with his men and, of course, following the fellow across the country is something they certainly could not do. He stated he had said this to the newsmen and before it was published he wanted me to know he felt that way. I told Chief Layton I appreciated his calling and as I had assured him before, if we can be of assistance in any case where the individual gets out of his jurisdiction our full facilities are at his disposal. Chief Layton stated this he did feel sincerely is an outstanding example of that cooperation.

I stated that at the time the law was enacted we had some opposition from some Senators who felt we were going to interfere with states' rights and I testified and assured them we would not go into any case unless requested to do so by the local authorities, but I did feel strongly that there was a need for this kind of cooperation because local authorities cannot scout the whole country as they do not have the manpower or money

we arrested him. I stated Parman offered no resistance although he had a gun and some ammunition and he even had a note obviously to present to some bank to hold it up and Parman expressed some gratification that it was over and he would not have to keep running.

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February 1, 1965

Memorandum for Messrs. Tolson, Belmont, Gale, DeLoach

Chief Layton stated that this is confirmation of the kind of effort that went into tracing Parman. I told Chief Layton that any time we can help to call on us. He stated this is most appreciated by him and the Department. I stated this shows the public that when these kinds of crimes are committed in the community, every effort is made to bring about the apprehension of the guilty parties. Chief Layton stated there was the added publicity of his being put on the Ten Most Wanted List together with the intensive investigation made. I stated we gave it top priority.

Chief Layton reiterated that this was greatly appreciated and I told him I appreciated his calling me.

Very truly yours,

John Edgar Hoover



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:29 AM

February 12, 1965

MEMORANDUM FOR MR. TOLSON ✓

MR. BELMONT MR. ROSEN

MR. DE LOACH

While talking to

on another matter, he mentioned that he represents
and asked who was handling the investigation of the recent robbery of I stated it is a local manone of the Agents in the local office and I did not know his name, but
I have been in touch with the matter to be certain everything is done

that should be.

stated that at the time of

the robbery she called him and he told her to do whatever the FBI said and she has also called him from Palm Beach. I told would follow the matter, also.

Very truly yours,

John Edgar Hoover Director

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-OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C., 20535

9:52 AM

February 19, 1965

MEMORANDUM FOR MR. TOLSON

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED

DATE 5/25/82 BYSP-1 CSK/PSK

MR. BELMONT MR. ROSEN MR. SULLIVAN

MR. DE LOACH

Attorney Genéral Nicholas deB. Katzenbach called about the Marion, Alabama, situation and stated he understood that the Bureau has investigations going. I stated we did; that we had Agents down there last night although we were unable to take any pictures due to the darkness. The Attorney General stated he thought it was important that we keep some Agents in there in this present situation to try to make sure that Colonel Lingo of the Alabama State Police and his people do not get out of control and it will be something that will keep them from reacting too violently as he thought probably if there is more difficulty it is likely to occur this evening. I stated we have had some Agents in that general area for some weeks but I will see that it is intensified and see there are men in there over the weekend.

The Attorney General stated he thought some of the Student Non-violent Coordinating Committee people are meeting in Atlanta today which will have something to do with what they do at Selma and he is not optimistic about that and perhaps the same thing applies there depending on what intelligence we get. I stated I would see that that area is thoroughly covered. The Attorney General commented that he thought it helps to keep the situation from getting too far out of hand.

I stated my personal feeling is that the State Police should stay out and there would not be as much trouble, but Colonel Lingo is an individual with whom it is impossible to deal with. I mentioned that there was a move to select one of his men to be sent to our National Academy but I valoed that and denied his admission on the ground that our list was filled. I stated I did not see any reason to bring one of them up to be trained by us and have them boast that they have an FBI man in their organization. The Attorney General stated he thought having enough people would help slow him down and it is a pretty good area as far as the court goes. I stated I would take care of seeing that we have thorough coverage.

Very truly yours,

ohn Edgar Hoover Director

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:02 PM

February 26, 795

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. ROSEN

MR. DE LOACH

The Attorney General called and stated he had a problem on which he would like my advice and that is with respect to Judge Cox's dismissal of the felony counts in the Mississippi case.

he wondered if I had any view or might want to talk to Inspector Sullivan.

thought about and that is if the Department does not take positive action even though we may lose out in the long run in the higher courts.

I stated in the meantime we might be able to dig into some of these other fellows.

I stated that strengthens our case in that respect and the Attorney General commented that it also preserves it and I agreed

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February 26, 1965

Memorandum for Messrs. Tolson, Belmont, Rosen, DeLoach

which I think would be terrific, but I would talk to Inspector Sullivan and call him, the Attorney General, right back.

5:13 PM

I called Inspector J. A. Sullivan at Jackson, Mississippi, and advised him that the Attorney General wanted my advice and counsel as to whether we

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February 26, 1965

Memorandum for Messrs. Tolson, Belmont, Rosen, DeLoach

once and for all. Mr. Sullivan agreed.

5:17 PM

I called the Attorney General and told him I had talked to Inspector Sullivan and he is of the same view as I namely that

General stated he is trying to get it disposed of this term. I stated I thought that is the thing to do. I stated Mr. Sullivan said

The Attorney

General stated he thought that is what they will do.

Very truly yours,

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John Edgar Hoover Director



BINGTON, D.C. 20535

4:07 PM

March 1, 1

Mass Gandy

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. GALE

MR. ROSEN

MR. SULLIVAN

MR. DE LOACH

I called the Attorney General and told him I wanted to let him know that I had talked to Senator James Eastland today, in regard to the hearings before the Long Committee concerning mail covers, et cetera. I stated Senator Eastland is in Mississippi today but he is going to see Senator Long not later than Wednesday morning to caution him that this fellow Fensterwald must not go into the kind of questioning he made of Chief Inspector Montague of the Post Office Department. The Attorney General stated he was going to see Senator Long himself and asked if I thought he ought to wait until after Senator Eastland talks to Senator Long. I stated the timing might be well if he did wait as Eastland assured me he will see Long not later than Wednesday and then if he, the Attorney General, could see Long sometime Wednesday, it would probably tie it down once and for all as there are no hearings until Wednesday anyway. The Attorney General stated he thought they were having a hearing tomorrow, but he would check. I stated if there is a hearing tomorrow, then I would be inclined for the Attorney General to see Senator Long now but if it is not before Wednesday, then I think he should let Senator Eastland see what he can do. I stated Senator Eastland thoroughly understands the matter and said he does not intend to have that gone into and that obviously Fensterwald is getting in over his head and that has to be stopped.

Very truly yours,

John Edgar Hoover Director

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

9:40 AM

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Mr. Casper. Mr. Callaha: Mr. Conrad

Mr. Felt__ Mr. Gale__

Mr. Rosen___ Mr. Suli.van_ Mr. Tavel___

March 2, 1965 Tavet.
Tretter
Tele. Room
Miss Holmes.
Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. GALE MR. ROSEN

MR. SULLIVAN

MR. DE LOACH

ENESSYST

The Attorney General called and advised that he had talked to Senator Long last night. Senator Long's committee is looking into mail covers et cetera. The Attorney General stated he thought somebody had already spoken to Senator Long as he said he did not want to get into any national security area and was willing to take steps not to do this. The Attorney General stated that Mr. Fensterwald was present for part of the meeting and Fensterwald had said that he had some possible witnesses who are former Bureau Agents and if they were asked if mail was opened, they would take the Fifth Amendment. The Attorney General stated that before they are called, he would like to know who they are and whether they were ever involved in any program touching on national security and if not, it is their own business, but if they were, we would want to know. The Attorney General stated the Senator promised that he would have a chance to look at the names if he wanted to, personally and confidentially, and the list would have any names involving national security deleted and he would tell the Senator how many but no more.

The Attorney General stated that the Postmaster General is going down there this morning himself which he, the Attorney General, thought would be helpful to Chief Inspector Montague of the Post Office Department.

The Attorney General stated that Senator Long also said he is not going to propose legislation to abolish mail covers as he thought they served a useful purpose but he did think that control should be tightened. I stated I thought there was great laxity in the matter of mail covers and the matter of tapping telephones.

Tom Clark was Attorney General that no agency of the Government should tap a telephone except with the written approval of the Attorney General. I stated

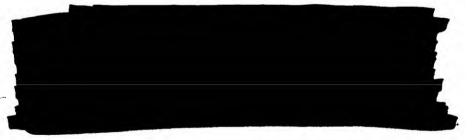
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March 2, 1965

Memorandum for Messrs. Tolson, Belmont, Gale, Rosen, Sullivan, DeLoach

there would then be in one place a list of all phone taps and the purpose and reason for them. I stated that it is a fact, insofar as I am concerned, that I am the only head of an agency who does not have authority to tap telephones. I stated that I know that subordinates down the line in some agencies will tap phones without the knowledge of the chief of the agency and there is grave suspicion in Washington by some newspapermen that their phones have been tapped by agencies of the Government trying to find out where they are getting their information. I stated I have always been opposed to the law whereby it is necessary to get the authority of a court to tap phones because of the composition of some of our courts and the employees thereof, but I have always felt that the President should issue an Executive Order confidentially to all agencies that all phone tapping be discontinued except when specifically approved by the Attorney General so there would be in one place a list and then if any committee in Congress got on the warpath, the Attorney General would have a list he could vouch for as being the only phones tapped by the Government. The Attorney General stated that made sense. I stated many agencies are opposed because they realize there would be a marked restriction. I stated we only have 45 phone taps, which is a low number for a country the size of ours and the area we have to cover. The Attorney General stated no one has any idea how many phone taps the whole Government has.



I stated I thought the Attorney General had made good headway with Senator Long. The Attorney General stated he thought it would be helpful, but his

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March 2, 1965

Memorandum for Messrs. Tolson, Belmont, Gale, Rosen, Sullivan, DeLoach

problem is that he thinks the Senator is fine but he does not think that Fensterwald is as straightforward, or to put it another way that Fensterwald is smart and devious and the Senator is straightforward

I stated I thought that Fensterwald is trying to get publicity for the Benator. The Attorney General stated the Senator said he did not want to get into this and he would give him, the Attorney General, the names and a summary of the testimony and told Fensterwald to do so, but he, the Attorney General, can't say Fensterwald is going to do it; that he will on some but he did not know that he would on all. I stated I had no faith or confidence in Fensterwald and neither did Senator Eastland. The Attorney General stated that Senator Eastland may have already talked to Senator Long or else the Vice President, but somebody had waked him up. I stated Senator Eastland said he would do it Wednesday, but he may have called him.

The Attorney General stated that is where it stands now and we shall see what happens.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:34 p. m.

March 10,

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. MOHR

MR. DE LOACH

MR. ROSEN

ille for for

I called Attorney General Nicholas deB. Katzenbach and advised him of the pickets who were in the reception room of the Washington Field Division, that they were the same pickets who were in his office yesterday. I said our Agent in Charge had talked to these people; that they said they have nothing to protest to the FBI but, since they could not see the Attorney General, they came over to sit-in on the FBI and they planned to stay there. I wondered what his thought was - whether we should remove them with the assistance of GSA guards and police. He said yes, to be sure we used unarmed guards.

I told him eight of our offices were picketed throughout the country yesterday and about six today. I said in all those places we were able to get them to leave. He said he offered to see them if they would leave but they wanted Federal Marshals and he could not promise that. He advised, if they did not leave our reception room, to handle them just as gently and firmly as it can be done.

Very truly yours,

J. a. 14.

John Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ALGEL BY SOLCEN FOR





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:01 p.m.

March :

Miss Holmes Miss Gandy.

ALL INFORMATION CONTAINED

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MEMORANDUM FOR MR. TOLSON MR. BELMONT MR. DE LOACH MR. ROSEN

DATE 5/25/32 BY 50-1621/55 him we had word from Alabama from a highly confidential informant

I said the informant asked that

this information be treated in strictest confidence and not disseminated outside the Bureau; that he, of course, should know this and would want to advise the President who also has a right to know. I said no doubt, there will be demonstrations.

I said fortunately all persons involved in that attack have been arrested in Selma this afternoon.

I again stated

is not known to anybody asked us to treat it as extremely confidential.

6:07 p.m.

The Attorney General called and suggested it would be helpful on the white minister to make some arrests on Sunday. I stated three arrests had already been made today. He then said he knew that had been done.

I advised him that the investigation regarding the violence on that day is entirely concluded; that the report was made to Doar right away so he would have it for court tomorrow. I stated we are sending áround tomorrow a full written report with a memorandum for him and a letter to Marvin Watson at the White House advising what the facts were in Selma on Sunday, indicating there was certainly unnecessary violence

1,25

Memorandum for Messrs. Tolson, Belmont, DeLoach, Rosen

March 10, 1965

The Attorney General asked if we can tie any of it down to people. I answered that all the evidence we have is that they are actual

The Attorney General said he would not mind bringing I told him has been notably absent from the area today

and the

who was there Sunday, too. I said they have offered their services to the Chief of Police in Selma if needed today. I said it looks as if the Governor has recognized that has contributed to the outbreak down there.

The Attorney General asked if any of the police were involved in the attack on the white minister. I answered no, that they were just rowdies. I further advised him that the Chief of Police made a release down there and referred to assistance from the FBI in bringing about the arrests today.

I stated, if the man dies, there will have to be a charge of murder which the local authorities will handle. I said we will try to see what court conditions are down there as we may have the same problem we are having with Cox in Federal Court; that down there it will be the state court which will try them.

The Attorney General stated it will be important to bring the charge right away. I said it would be my idea, if the man dies, that we ought to be prepared to call upon the state authorities to take prompt action. The Attorney General indicated Baker should know it ought to be made right away. I said we would see that he does so. The Attorney General said, whatever happens subsequently, it is terribly important that a murder charge be placed within an hour. I said in the meantime we have another charge against them, but it is not for murder. I said I will see that is done and that Baker has them charged immediately upon announcement of the man's death

The Attorney General said to let him know if they have any hesitation and he will try it the other way. I said I will let him know.

Very truly yours,

P6.4.

John Edgar Hoover Director





FEDERAL BUREAU OF INVESTIGATION

SHINGTON, D.C. 20535

9:41 a.m.

March 1

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. GALE

MR. ROSEN

MR. SULLIVAN

Attorney General Nicholas deB. Katzenbach called and stated he got us all committed to bring some prosecutions. I told him I heard it on the radio last night. He indicated he was trying to calm

things down. He stated my people have done a great job down there and he thought they must have been working twenty-six hours a day. I said

I reminded the Attorney General that I had told him the other day there was great difficulty in identifying individuals because they were wearing gas masks. He agreed and said he thinks

whom we are going to

have to depend on more from now on.

I knew they had been working around the clock.

ALL INFORMATION CONTAINED

HEREIN IS UNCLASSIFIED

DATE 5/25/BZ BYSDICSK/BX

The Attorney General advised that he is trying his best to keep troops out of there and wondered whether an operation like we ran in Neshoba County, with a special detail and a fellow like Sullivan to get around some of these Klan members, is possible. I told him that has already been in preparation - this thing broke so suddenly last Sunday: that I ordered in additional agents and I have already sent in the Inspector who was in charge of the Neshoba County operations, in charge of the location of the bodies and the arrest of the Ku Kluxers in Mississippi. He said, as usual, I was way ahead of him. I advised him the Inspector is on his way to Selma now and will be in charge.

I explained the trouble we have had in Alabama, which we did hot have with

Miss Holmes media Memorandum for Messrs. Tolson, Belmont, DeLoach, Gale, Rosen, Sullivan

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March 12, 1965

the Grand Jury. I further stated I was greatly impressed yesterday by 172.

complete absence from the area and I would imagine he won't be there.

I told the Attorney General that today I am afraid he is going to have crowds down here to see him, the ministers who have gathered here. He advised that he was going right over to the White House, that he was always glad to see them, and that the President Is going to meet them.

I pointed out in this crowd today, like down at the White House yesterday, two are communists; that you have stiff infiltration now of communists. I said in this matter of tours going through there it is almost impossible to screen them.

I mentioned the action of the Federal Judge in Los Angeles and the Attorney General stated he wants to keep have charges on them for the moment; that we have enough evidence to justify that; and when this cools off, go in and dismiss. He said they will probably ask for a little more investigation on that for the purpose of cooling them off. He said he thinks if we just cool the judges and keep our heads, we will be all right.

I mentioned the interstate theft case which the judge dismissed because he claimed the jury couldn't get back from the jury room and he couldn't wait. The Attorney General said it was for no reason at all and indicated he had taken action to correct the situation in that area. I remarked there cight to be a school to train some of these Federal Judges but I didn't know who would teach them. The Attorney General suggested they would get me to teach them and I replied that I wouldn't want to take on the job.

I stated I would pass on the order to intensify our efforts of getting on the Klan - that this was well begun in Alabama but had not been developed as far as in Mississippi. I advised that sixteen agents went in last night and we already had twenty in there, which brings us up to thirty-six; that we were bringing in additional stenographers; that we had installed a teletype line directly from Selma to the office here; and that I have ordered Sullivan to go there. I stated Sullivan is finished insofar as the case in Mississippi is concerned and was ordered to proceed to Birmingham in connection with the murder of the four little girls; that I told him to cancel that and proceed directly to Selma and ramrod that investigation there. The Attorney General stated Sullivan is an excellent man and I agreed.

Memorandum for Messrs. Tolson, Belmont, DeLoach, Gale, Rosen, Sullivan March 12, 1965

l.A.

I advised the Attorney General that

are both red necks at Selma but the chief of police is all right; that we are going to have a bad time in state court because both of these fellows have been involved in cases in the past of civil rights matters and have ruled for the Klan crowd and against law enforcement authorities.

Very truly yours,

John Edgar Hoover



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:41 p. m.

March I

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. GALE

MR. ROSEN

The Attorney General returned my call and I advised him that late last night the President phoned from his plane going to his ranch and was obviously in a highly agitated condition about the situation in Alabama; that he wanted me to get in touch with the Attorney General and convey his great concern about it; that he didn't want anything to go wrong. I advised the Attorney General that I had already sent in more men, bringing the total to 70 down there, with cameras and all necessary equipment for making pictures.

I advised the Attorney General that the President said he preferred the use of marshals but later on talked of having the National Guard federalized. The Attorney General injected that he can't do it with marshals and I agreed that he can't. He said they may use a few Border Patrol people on a communications scheme but it is just too big a problem. I said I thought the President was crossing wires with himself at the time since he mentioned marshals and then the National Guard.

In addition to this, I said the President also wanted us to get an investigation made and completed and phoned to him by tomorrow morning on

that the President wants to have the Attorney General's ruling on the legality of it; then we would phone the President or the Attorney General would phone and let him know what the Attorney General's thought about it is.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE JUEZ BYSUGSUBL

March 19, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Gale, Rosen

The Attorney General said he is going with McNamara and Vance on this; that they are going to have to carry the ball on it.

I stated I think the Department ought to consider in due time before a grand jury. I said we contacted and practically conned him into making

unless an attorney was present. I said the same thing was true in regard to the with the result the interviews amount to nothing;

I said I think it would be well to consider in

due time getting

al stated I have told my men that in the future we will not allow lawyers to be present; that we will advise them of their rights and, if they want to talk, well and good; if they want a lawyer, we will take the position we will skip the interview. The Attorney General said he thinks there are sometimes exceptions to that but in general he agrees with me.

The Attorney General stated he will be back in touch as soon as he gets anything definite on what they are going to do in Alabama.

2:26 p.m.

The Attorney General called and asked if there is any way we can get estimates of how many people will be in Selma, Sunday at noon. He suggested a check of to see whether they can get a line on how many people are going in from over the country. I instructed Mr. Belmont that this check be made and I be advised today.

Very truly yours,

John Edgar Hoover Director

certainly make they can get a I instructed Mr



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

10:17 a. m.

March 23.

Mr. Belmond Mr. Mohr. ir. DeLoach

I'r Calisher

Mr. Centad

Tele. Room M'ss Holm's

Miss Gandy

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. ROSEN

The Attorney General called to express his appreciation for the help Bureau people have been on the march in Alabama, particularly the way they are getting information to the Army and Ramsey Clark. told him I was very glad we could be of assistance; that I had sent a large extra squad of men down and had sent additional agents to Birmingham yesterday.

I advised the Attorney General that

b10

He remarked it was tough to solve and I stated we have all the physical evidence here in the Laboratory: that the strange thing about it was that the alarm clock plunger had not been pulled out so it would go off at twelve o'clock; that we can't figure if they forgot to do it or were going to come back as the clocks were set to go off at twelve o'clock but the plungers had not been pulled out.

The Attorney General said he just wanted to thank us: that the Bureau people have been just great down there and he wanted to express his personal appreciation. I told him I appreciate that. He remarked that those Army boys are pretty cool, too. I said yes, they are.

I told him to let us know if in any way we can help either here or down there, and he said he can't think of any way we are not doing everything we can. He said if he thought of anything he would tell us and find out we are already doing it.

Very truly yours,

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

MEMORANDUM FOR MR. TOLSON L

WASHINGTON, D.C. 20535

MR. BELMONT MR. DE LOACH MR. ROSEN

9:39 a.m.

March 2

GRESONDO

The President called and said they want him to talk to the husband of the woman who was killed; that he had had the counsel talk to him; that the man on the White House switchboard last night indicated he (the President) would talk to the man when he (the President) woke up. He said, before he talked to the man, he wanted to be sure I don't have any reason why he shouldn't because our report indicated the man is a Teamster man. I told the President I don't say the man has a bad character but he is well known as a Teamster strongarm man and on the woman's body we found numerous needle marks indicating she had been taking dope although we can't say that definitely because she is dead. I said I would be inclined to have White or someone like that talk to the husband rather than the

I said I thought the thing was in pretty good shape; that as soon as I finished talking to him, I would talk to my man in Alabama to have the other three men in the car with our informant arrested before they get rid of their guns; that we propose to file the same kind of warrant as we filed in the Penn case in Georgia. I said I would talk to Sullivan and then let the President k.ow. He asked me to please do so.

President. The President said all right, White has already talked to him.

I advised him of the information and evidence we have; that I was going to talk to Alabama right away; that if Doar agrees to serving the warrants, we will have them in custody soon; that I would call him and he could make a statement from the White House. The President suggested that the Attorney General and I come over to the White House; that maybe we could get there before the astronauts and let television cover us as we come in; that we don't have to have any appointment, to just call George Reedy and tell him I'm coming over to see the President, then tell the Attorney General and just get in the car and come on over.

> **ALL INFORMATION CONTAINED** HEREIN IS UNCLASSIFIED DATE 5/25/82 BY 21/GSE/AR

H. 62

Memorandum for Messrs. Tolson, Belmont, DeLoach, Rosen

March 26, 1965

I told the President I would get this thing speeded up right

Very truly yours,

1 En XV.

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTI

WASHINGTON, D.C. 20535

9:32 a.m.

March 26

Mas H in

ALL INFORMATION CONTA HEREIN IS UNCLASSIFIED DATE 5/25/BZ BY SPI CSUPSE MR. BELMONT MR. DE LOACH

MR. ROSEN

I called Attorney General Nicholas deB. Katzenbach and told him we have practically broken the case down in Selma, the killing of the woman, and that we have to move very rapidly. I stated I had instructed our men to go to see Ramsey Clark and lay the facts before him so he can decide what statute we can file under. The Attorney General said it will have to be John Doar as Ramsey Clark has left Alabama and is back here. I said the thought I had in mind was we ought to talk probably with Ramsey Clark or anyone the Attorney General designated to determine what statute to use and we wanted to get our hands on the people who did this before they destroy their guns and get out of the state.

I stated we had an informant in the car from which the shooting was done and he has, therefore, identified the two who actually fired the two guns that killed this woman; that he has identified the third man; and that the informant was the fourth man. I explained that the informant is a member of the Bessemer, Alabama, Klan. I stated that the three men we want to arrest are not going to work today and we have their homes under surveillance; that we want to move to take them into custody and conduct an intensive interrogation of them; that I think it is imperative we act fast so they can't get away from us and be another six-months case like we had in Mississippi.

The Attorney General stated, if we are going to get the stuff drawn up quickly, we will do better to work with Doar down there. I stated I will do that then; that I will arrange for Sullivan to talk with Doar and work this thing out down there.

I advised him that the President knows in substance what I had just told him because the President had called me this morning about six o'clock and two or three times last night. The Attorney General indicated the President had called him around eight o'clock this morning. I stated I told the President the developments as we had them and that there must be nothing said by him or anyone else about the nearness of breaking the case.

Memorandum for Messrs. Tolson, Belmont, DeLoach, March 26, 1965

I told the Attorney General that the President asked if he should talk to the husband of the woman in Detroit who had died and I suggested the President have Lee White call this man and, if the man behaves himself, the President could consider talking to him later. I stated the man himself doesn't have too good a background and the woman had indications of needle marks in her arms where she had been taking dope; that she was sitting very, very close to the Negro in the car; that it had the appearance of a necking party.

I told the Attorney General I would get in touch with Doar right away. He said he thought that would be the fastest. I said I would get that done right away.

9:45 a.m.

I called the Attorney General to advise him of the President's call. I related that the President asked about the background of the man in Detroit (the husband of the woman killed in Alabama) and I told him what it was; that the President said Lee White had already talked to the man and he wanted to know what I thought about calling him. I stated I advised the President to hold off until after the case is broken and then he could consider whether he wants to call the man and extend condolences.

I told the Attorney General that the President then said he wanted the Attorney General and me, as soon as we get the warrants and make the arrests, to come to the White House, to try to get there before the astronauts arrive, and he would then make a statement on television with us present. I said the trouble is the astronauts get there at eleven o'clock and we can't complete matters by that time. The Attorney General said no, we would have to do it after.

I told him they will call here and let me know at once and I will let him know at once; that will be after eleven o'clock. The Attorney General said the ceremony for the astronauts would probably last forty-five minutes and I indicated I thought we could do it right after that.

The Attorney General said he was going to talk with Lee White in his (the Attorney General's) office then; that he would advise this same procedure and tell White to tell the President that we are just not going to make it before the astronauts.

The Attorney General asked where Sullivan is and I replied that Sullivan is in Selma. He remarked that Sullivan is fifty miles from Doar and I told him they can talk by telephone. I said I would let him know as soon as it is done.

- 2 -

Memorandum for Messrs. Tolson, Belmont, DeLoach, March 26, 1965 Rosen

10:57 a.m.

The Attorney General called. He said he had talked with Doar and Doar has drawn up the complaint but has to get it typed and then we are off. I told him I had just talked to our people and they advised he was to have it by 11:40; that they cleared it with Doar about 10:40 and it would take about an hour; that there will be four arrests made, including our informant; that the informant is scared to death and we may have to move him and his family out to some other part of the state or the country to protect them when it gets to trial.

I said I thought it would be ready at 11:40 so he could make arrangements to go over to the White House.

11:00 a.m.

The Attorney General called to ask if I would have typed up the factual information. I told him I was having it typed up; that either he or the President could read it.

12:11 p.m.

The Attorney General returned my call of a few moments before. I advised him that I had received a call from Mr. DeLoach, whom I had sent over to the White House, and that Mr. DeLoach advised the President had told him he would like to have us come over to the White House at once to stand by for the arrests. I stated the arrests had not yet been made. I told him I would come around and join him. He said he thought he would take along Ramsey Clark since he had been down there. I said I would come around to his office and he said that was fine.

Very truly yours,

John Edgar Hoosen

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20:35

3:32 PM

March 29, 1965

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MEMORANDUM FOR MR. TOLSON

MR. MOHR MR. CALLAHAN

MR. DE LOACH

Tr. tushvan Mr. Tavel Mr. Tavel Mr. Treter Tele, Roma Mr. H. L. Mrs Ganaty

Congressman George H. Mahon, Chairman of the House Appropriations Committee, called. He stated that when Clarence Cannon was Chairman of that Committee, they had a very excellent arrangement with me which Mr. Cannon discussed with Mr. Mahon many times. Congressman Mahon stated he thought they would be fortunate if the same arrangement could be carried on now. I told the Congressman I would be happy to do this if that is his wish. I stated it was a system where the Agents would be rotated after three years; that one gradually moves up to be in charge of the investigators the third year and then returns to the Bureau at the end of three years and I would be happy to arrange for that to continue.

Congressman Mahon stated that Mr. Rowland C. Halstead is now in charge, Mr. Leo E. Conroy is the number two man, and Mr. Charles Bolz is the number three man. He stated that according to the system Mr. Halstead will complete his tour of duty on May 1st. I stated then the number two man would move up to be in charge and we would send a third man to start at the bottom, if that is agreeable. The Congressman stated that is excellent and he thought they ought to continue in the same way but wanted to touch base with me. I stated I would be happy to continue the same system if it is of assistance to the Committee. The Congressman stated it was and to just continue to send the same type of qualified men and they will be satisfied.

Very truly yours,

John Edgar Hoover

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:38 PM

March 29

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. ROSEN

I called the Attorney General and advised him that I thought he might like to know that we have identified the bullets taken from the body of Mrs. Liuzzo, who was killed in Alabama, with bullets in the car and with the gun taken from the car belonging to one of the men arrested, Thomas. I stated that is evidence and not the views of an informant although the informant told us the man had fired the gun. The Attorney General asked if the gun was in Thomas' possession and I stated it was in his car; that we had gone to his house

which we took. I stated it was brought up here to our laboratory to compare with the bullets taken out of the dead woman and fragments of bullets found in her car and this had proved conclusively that these bullets were fired by the gun owned by Thomas.

I continued that I had to blast the story of the Sheriff down there as a lie because not only did we not have this car under surveillance, but he was advised along with the highway patrol and others about the cars of Klansmen in the area. I stated there was another story which is not true to the effect that the informant was offered land in Minnesota for giving this information. I stated that came from the attorney hired by the Klan to defend these four suspects.

I told the Attorney General that our informant is so mad at the Klan he wants to come out and talk publicly but we want to wait until the Department decides just how it is going to proceed. The Attorney General stated that what they want to do at the moment is to take it to a grand jury and try to get more information regarding the Klan and when it is developed, to probably let the State try it. The Attorney General commented it was rather incredible that in Lownes County they could have a decent prosecutor; but he is willing to make a try and if we got to the point where the evidence we have cannot be disputed, it may be better to let them go ahead. I stated I was happy to get this evidence in our laboratory because it cannot be contradicted. I stated the Negro who was with Mrs. Liuzzo preferred to work days with COFO and spend his nights in the jail, and the Attorney General stated that was all right.

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March 29, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Rosen

The Attorney General stated that he was writing an answer to Mr. Shelton and Mr. Clark in connection with the telegram they sent the President and asked if he could read it to me. He proceeded, "In response to your telegram to the President dated March 28th, Mr. St. John Barrett, Second Assistant of the Civil Rights Division of the U. S. Department of Justice, who is now in Alabama will contact you shortly to discuss matters in your telegram. Your telegram also suggests you have facts concerning subversive or criminal activities. Any such facts should be reported promptly to the Federal Bureau of Investigation through its local office." I stated I thought that was all right.

I stated I had just thought he would be interested in the identification of the bullets and the Attorney General said it was of tremendous help. I stated everything the informant told us has turned out to be true. I stated there were no .22 caliber bullets found in the body but we have the testimony of the informant about the two men who fired the guns.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:22 a.m.

March 30, 1

Mr. Conrad ARE Sullivan

Calichan

Mr. Tavel Mr. Tratter. Tele. Room. Mir. Holiacs Miss Gandy

MEMORANDUM FOR MR. TOLSON MR. BELMONT MR. DE LOACH

The Attorney General called and said he wanted to check two things with me. One, we have never put a tap in recent times or phone. I said no.

Two, there was another story that was being shadowed in connection with a story he had gotten about a comptroller's report on something in the Far East, some scandal in the Far East. He asked if the Bureau had been surveilling answered that I would check that; that I thought not because they would certainly clear a matter like that with me.

I have instructed Mr. Belmont to check on both these matters and advise me.

Very truly yours,

B. 30. John Edgar Hoover Director

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OFFICE OF THE DIRECTOR

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:53 a.m.

SECRET

March 30, 1

Mr. Conrad. Mr. Felt.....

Mr. Gale... Mr. Rosen.

MR. BELMONT
MR. DE LOACH

ad checked

I called the Attorney General and advised him I had checked both matters he had inquired about earlier today and we, of course, have never tapped phone and have had no surveillance on

MEMORANDUM FOR MR. TOLSON

I further advised him that Mr. DeLoach told me that Moyers told him

The Attorney General said this was the reason for his phone call. I advised him that

as far as I am concerned anything he pleases. The Attorney General said before we get to that, what he is trying to do now is make sure nobody did. I said it is entirely possible

As to restrict I said there was no investigation by us but it is entirely possible another agency did.

The Attorney General said the thing that occurred to him is that

The Attorney General said the President talked to him about that and he told the President he was contemplating that no taps be authorized by anyone except himself - but he has not discussed this with all the other department heads - so he would have a central control. I told him I recommended that back under Tom Clark. He said the President thought that was a good idea. He further said, if that is set up the way he would like done, the requests would come through me to him. I said I would be

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Memorandum for Messrs. Tolson, Belmont, DeLoach

March 30, 1965

glad to do that. He said McNamara is perfectly agreeable to this and McNamara thinks it is not possible in Defense without his or Vance's approval but that is not his (the Attorney General's) impression. I said it is not mine. He said he told the President he had absolutely no question about the Bureau in this regard but could not speak for the other agencies.

I stated that, if an agent should get out of line, he would be fired right away; that they understand that very clearly; that when we have requests from the field that we turn down, we don't even send them around to him; that we try to keep them down to 50 or 60 for the entire country in espionage and kidnaping cases. He remarked that kidnapings are very rare. I explained that, where the life of an individual or the life of the Nation is threatened, I think it warranted. I said that three years ago, we had about 100 and now have gotten it down to about 50 or so and the field is very sensitive to the fact that they will not be approved here unless it is something very vital; and I think this would be the only way to do it.

The Attorney General said also he would like to set up some similar procedure on microphone installations; that he really ought to be informed in this regard, not be told after but be told prior. I stated I am perfectly willing to have that done; that I see no objection. The Attorney General said he does not think it is right to put a responsibility like that on the Bureau; if anything comes out, he has to take responsibility and so he might just as well take the responsibility.



The Attorney General indicated he wanted to discuss this with me in detail but not on the phone; that he thought on the taps we might have a system where the authorization would run for a specific time, six months or something; that as it is now he has no idea when they are taken off or Memorandum for Messrs. Tolson, Belmont, DeLoach March 30, 1965

when they continue to go on. I advised him hat we re-evaluate each phone tap every thirty days; that I have no objection in re-evaluation to again notifying him we would like to continue the tap. He said he was thinking of a longer period. I said we could take three months or six months and he said whatever fits in with our practice. I stated I would be glad to do whatever he suggests.

Very truly yours,

John Edgar Hoover Director





FEDERAL BUREAU OF INVESTIGATION

ALL INFORMATION CONTAINED 12:17 PM

HEREIN IS UNCLASSIFIED

MR. BELMONT MR. DE LOACH

March 81, 1965

M. . B . . r. es Miss Gandy

President Lyndon B. Johnson called and asked what I knew of Mr. Helms, the head of the Planning Division of the Central Intelligence Agency (CIA). I stated I personally have only met him officially at various conferences, but I would check our files and check with our liaison man with CIA to find out what he thinks of him and let the President know. The President asked that it be on plain paper not showing it is connected with the FBI or the Department and be given to one of my men or Mr. DeLoach to give to him, the President, and nobody else unless it is Mildred Stegall or Marvin Watson. He stated he wanted my evaluation as to the man's weaknesses and strengths. The President stated that Clark Clifford thinks highly of J. Patrick Coyne and the people with whom he has to work and he, the President, wants to put them up as to ages, experience, training, et cetera.

Mr. Belmont's Office has been instructed to handle the above.

The President continued that there is another matter which is really not in my field but he guessed there was nothing with which I had not had some experience, but he had seven names for Ambassadors. One he did not think was the proper time to sendup, but there were six others and he wanted me to look at these six again; that the Bureau still has investigations running on them. He stated an evaluation could be made and Mr. DeLoach could go over to the White House and give him, the President, my reactions. The President indicated he would have Marvin Watson call Mr. DeLoach and furnish him the names of the six individuals. The President stated we were bringing their investigations up to date now, but he wanted me to look these six over as they are the Nation's Ambassadors. I told the President I would take a look at them and let him know.

Mr. DeLoach has been advised regarding the above and instructed

to handle.

Very truly yours.

d Edgar Hoover

Director



FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C. 20535

10:57 AM

April 1, 1965 MEMORANDUM FOR MR. TOLSON

Miss Gandy.

MR. BELMONT MR. DE LOACH MR. ROSEN MR. GALE

Attorney General Nicholas deB. Katzenbach called and stated there were two things he wanted to bring up. He stated the first was the Kolod Case in Denver, Colorado, and that apparently Edward Bennett Williams is going to make a motion in the case to see whether any of the testimony is tainted. The Attorney General stated that the Department was going to oppose this with timeliness and affidavits, but we may be overruled and may have to face up to it. I stated our Agents have been advised to be available to the United States Attorney at Denver. The Attorney General stated he would just like any thoughts I might have as to any way to handle it. I stated I thought the proposed actions were the only ones we could take. The Attorney General stated he was just trying to think ahead and I stated I would give thought to it and inquired if they aren't appealable to the Circuit Court. The Attorney General stated he did not believe we can take an interlocutory appeal on those. I stated I had in mind something like we did in Chicago in the Giancana Case. The Attorney General stated he would have his people go into it, but he hated to lose the case as it would be great encouragement to Williams to use this in any case he might have in the future. The Attorney General stated he was told by the Criminal Division that this is clean, so he particularly hates to lose this because it creates the impression it is not. I asked if it would be possible to make this available to the Judge in chambers and the Attorney General stated they could explore that or else a nonpublic hearing. I stated hit has been done in a number of other cases and the Attorney General stated Whey may do it that way or by affidavit. He stated he did not want Williams to be in the position to use that device every time he defends a client, but he would keep in touch with me on it and if I had any ideas he would appreciate receiving them. I stated I would be glad to talk it over with our people.

The Attorney General stated the other matter is the fact that he is concerned about our witness in the Alabama shooting case, Mrs. Liuzzo, as he apparently is not only for this case but he gathers he is one of our informants on all Klan activities. I stated he had been so for about five years. The Attorney

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April 1, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Rosen

General stated that he may be getting nervous with all the bombings, but he is concerned about the safety of the informant and his family. I stated we had removed him from the area yesterday and there is an Agent with him. I stated we had made the informant available to the Special Assistant down there for questioning who indicated he was gratified with the statement the man made and he was impressed with his manner and all. The Attorney General stated he had that report, but his concern is only that we don't lose him: that he, the Attorney General, is not an expert in these things while the Bureau is, but he would like me to keep an eye on it if I could and be sure we don't lose him. I stated I was certain the Klan would do everything it could to find out who it is and try to kill him. The Attorney General then inquired if I thought we ought to get him on some Army base or somewhere like that, but for me to think about that, although he is going to be exposed but he has a lot of valuable information that can be used in the grand jury hearings and once he is exposed he can probably be used in the Congressional hearings.

The

Attorney General asked that I keep in touch with it and I assured him I would.

Very truly yours,

John Edgar Hoover Director

- 2 -





FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

April 2, 1965

MABA

MEMORANDUM FOR MR. TOLSON

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On March 31, 1965, I saw Mr. Hudson Grunewald, who is retiring from the Sunday Star. He called to pay his respects as it was his last day on duty. Over the years he has been particularly friendly to the Bureau, and I expressed to him our appreciation for his kindness.

I think his name should be added to our mailing list.

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Very truly yours,

John Edgar Hoover

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Mailing List Change Noted



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535



April 2, 1965~

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MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

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On February 25, 1965, I called upon Vice President Hubert H. Humphrey to discuss with him generally the problems of his office as they pertain to security of his staff personnel and to civil rights.

I was particularly impressed with the maturity of view and approach which Vice President Humphrey manifested in my conference with him.

He was quite laudatory of the work of the Bureau and appreciated all the Bureau had done in the field of civil rights.

Very truly yours,

1. 2. 3.

John Edgar Hoover Director

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

April 2, 1965

MEMORANDUM FOR MR. TOLSON

V

On February 2, 1965, I saw former Assistant Director Courtney A. Evans, who but recently retired from the Bureau. (He inquired of me whether I saw any reason why he should not offer his services for the next thirty days to the new Attorney General as he would not be entering on the active practice of law for a month. I told him that, of course, this was a matter for him to decide, but I thought it was a courteous and gracious thing to do.

Very truly yours,

John Edgar Hoover Director

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OFFICE OF THE DIRECTOR



D9

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

April 2, 1965

Mr. Casper
Mr. Calishan
Mr. Cornad
Mr. Felt
Mr. Gale
Mr. Rosen
Mr. Sudiwan
Mr. Tayel
Mr. Trotter
Tele. Room
Miss Holmes
Miss Gandy

l,C

Mr. Belmont. Mr. Mohr....

Mr. DeLoach

MEMORANDUM FOR MR. TOLSON

On January 28, 1965, I saw Mr. John A. McCone, Director of the Central Intelligence Agency, who had a personal matter which he wanted to take up with me, namely the activities at the University of California, Berkeley, California. He stated that the concerned about the conditions existing there and the lack of discipline which had developed under President Kerr. He wanted to know whether I could furnish him with any information that he could furnish to the conditions of the could furnish to the could furnish

Harrison

Very truly yours,

. EL. 🖦

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:51 PM

April 13 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. GALE

Maghy or

President Lyndon B. Johnson called and stated is being considered for and he, the President, would like to have a very quick review made of his file and some further investigation made, such as interviewing and any character assassins

who might be connected with that they want to do a smear job on as he was an associate of

as he was an associate of The President stated he

would like to see this for his own personal information as to whether it is some smear job. I asked what position held now and the President stated he is a held now and the President, that he, the President, wanted to see what the facts are and judge for himself.

I told the President this would be done and we would have it for him by the end of the week.

Mr. Gale was instructed to handle the above.

Very truly yours,

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:59 PM

April 15, 1965

MEMORANDUM FOR MR. TOLSONV

MR. BELMONT MR. MOHR

MR. MOHR

MR. DE LOACH

phologon

Attorney General Nicholas deB. Katzenbach called and stated he had been going over the material relating to press releases and he thought the only point of difference concerns state convictions. He stated he had a fairly open mind on that and he would like to put the regulation out in the form it is now because he has to get it out and then discuss that with me and change it under paragraph 9 if so desired. I stated the thought in my mind is that the Prison Bureau does not have those records, the Identification Division does and the Attorney General stated he would cut that out.

I stated there were one or two other things; that on page 5 there is reference at the top that 12.5% of those charged with Federal crimes are actually tried and only 8% are tried by jury. I stated I did not know where those figures came from but I knew insofar as the Bureau is concerned, we indict and bring to trial 96% of which 91% plead guilty. I stated as it reads now it looks as if the Federal Government has a pretty bad record as far as bringing cases to trial is concerned. The Attorney General stated he saw the point and it was a good one. He stated actually the figures are low because of the guilty pleas.

I stated on the same page there is reference to Supreme Court decisions and the damage that can be done with pre-trial publicity, but these are all local cases and none of them was a Federal case. The Attorney General stated he thought that was also a good point. I stated that might be clarified so that it does not appear that the Federal people abuse this sort of thing. I stated then there was this matter of the disclosure of the defendant's criminal record which I thought is an important angle. I stated the Prison Bureau never had any record on Lee Harvey Oswald as he had not violated any law, but we did have in the Bureau his defection to Russia, which I think was properly released to the press when the release was made in Dallas.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE SAYBLE BYSELGER/BK The Attorney General stated that it is really to cover that kind of situation that they put in paragraph 9 admitting there would be exceptions and proper exceptions and he would delete any reference to the Prison Bureau.

I stated on page 15 there is reference only to the Federal records and no state records and it averages that about four persons we have to arrest who are more or less confirmed criminals, having been previously convicted in a state court for felonies and it would seem it is that kind of record which should be given to the public in the press release. I stated it is not a case of a man being tried and found innocent and the case dismissed because nothing would be said if that happened. I recalled to the Attorney General the case of the man in California who was to be executed and there was quite an argument and this man had been convicted four times for rape and was also convicted four additional times but none of that would be given out under the provisions now. I stated when there are individuals like that who are a menace to society that I thought it should be given. I stated we have found in releases over the years where we have given the records and photographs (The Attorney General interjected that in regard to photographs where we have a valid law enforcement purpose to be served they can be given.) we have had letters come in from people advising they know something about that person where the photograph is given and they tell us about other crimes he may have committed. The Attorney General stated that is the reason they put in the exception and left it so it could be done where it serves a valid law enforcement reason; such as income tax evasion, he saw no reason to give a picture. I stated in fugitive cases. the first thing the press asks for is a photograph or whether they can take a photograph and if we any they can't take it, it will come down like a ton of bricks. The Attorney General stated that now it was written where we don't volunteer the person for a photograph nor do we prevent it from being taken, and it says it can be provided anytime law enforcement purpose will be served. He stated that takes care of the felony angle and the only cases where we would not do it would be like tax evasion or perhaps a bank official who embezzled. I stated I can see those classifications and the Attorney General stated he thought that generally probably it ought to be given out. I stated that like in the Klan thing, if we know he is a member, we ought to put it in the release and the Attorney General agreed. The Attorney General stated he thought when we have problems with the Klan, he thought it perfectly valid and he has not objected, as I knew, but on the other hand, if we picked up somebody for bank robbery and he

Memorandum for Messrs. Tolson, Belmont, Mohr, DeLoach April 15, 1965

were a member of the American Nazi Party, we probably should not say that. I stated that does show the character of the individuals in the Nazi Party though as many are homosexuals and been arrested and convicted on morals charges.

I stated the thing I have in mind is with this rise in crime, I hate to see anything done that is going to make it more liberal for the criminal and less helpful to the law abiding society. The Attorney General stated he agreed entirely, but his problem is with the bar association people and the Massachusetts Legislature which just passed this thing and his idea in doing this was to put out legitimate regulations before something happened. He stated on the state records, as he said, he thought I may be right that that should be done. He stated he would like to let it ride as it is and talk to me about it next week, Monday or Tuesday, and he can make a general authorization to me under paragraph 9 so we can put this out. I stated I thought it is wrong to make a statement that a man has been arrested for an offense when there is no disposition. The Attorney General stated it should be confined to dispositions, but where it is a fugitive felon and where he has a long record and we want to put it out, we can make exceptions. I said here you have dangerous individuals. The Attorney General stated there is nothing there prevents us from stating that when we are looking for somebody and when he is arrested we could say as we have already stated at the time we were looking for him he has a record and give that out and say the fellow was just picked up.

The Attorney General stated he would be happy to work those out and he thought the other points were good and he would make those changes. I stated the thing that concerns me comes out of the Dallas situation; that I was reading the report of the Editors Association which was a strong report and I thought a sound one; that they do not share the view some of us have but I do feel there has been valid basis for the criticism that has been directed except in the situation in Dallas. The Attorney General stated he had compassion for some person the first time he runs up against 150 reporters, such as happened in Dallas. I stated a Chief Judge of the Supreme Court of Pennsylvania took apart the Philadelphia Bar Association for what they did and disagreed with them completely but in these bar associations, as in the American Bar Association, these criminal lawyers have committees of their own and they are generally the ones who try to force the handcuffs on effective law enforcement.

Very truly yours,

John Edgar Hoover



D5

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:00 AM

SIXRET

April 30, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

I called Honorable Bill D. Moyers, Special Assistant to the President, at the White House and advised him I wanted to give him the background in regard to the situation in Miami, Florida. I advised him that we had sent over to the White House on April 13th a memorandum covering

4717

I further advised him that on April 21st there was a conference on this matter with the State Department and Customs. I stated we are on top of this; that we have been in touch with our Miami Office this morning, and the plane will not take off. Mr. Moyers indicated that was very good and stated if we would keep them posted, he would appreciate it very much.

Very truly yours,

John Edgar Hoover

Idhn Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

9:30 AM

Mr. Conrad

Mr. Felt

Mr. Gale Mr. Rosen Mr. Sullivan

Mr. Tavel. Mr. Trotter Tele, Room.

Miss Gandy.

May 6, 1965 Miss Helmes

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. GALE

MR. ROSEN

While talking to the Attorney General on another matter when I called him, the Attorney General asked, in regard to the President's committee studying the crime problem, what I would think of having former Governor Tom Dewey as Chairman. I told the Attorney General that Mr. Dewey is a very good man.

The Attorney General asked if I thought Mr. Dewey would be willing to do it. I stated I did not know; that I did know it was a little difficult to get him to look into the race riots, but the President had conferred with Mr. Dewey and I also personally saw Mr. Dewey and at that time he did it as a public service. I stated Mr. Dewey is a very good man on the over-all crime picture as he knows it perfectly and he is both practical and nonpartisan. The Attorney General indicated that he thought he would call Mr. Dewey as the President thought he would be a good man and wanted my views on it.

Very truly yours.

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:11 PM

May 7, 1965 Mr. Trotter.
Tele. Room_
Miss Holmes

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. DE LOACH

MR. ROSEN

MR. SULLIVAN

galdento

Mr. Conrad Mr. Felt....

Mr. Gale___ Mr. Rosen__ Mr. Sullivan Mr. Tavel__

Miss Gandy

I called the Attorney General's office and advised his secretary that I knew the Attorney General was out of town but I wanted to get word to him when he comes in regarding the case in Alabama, the murder of Mrs. Liuzzo. I stated the jury has asked two questions: First, as to the difference between the various degrees of murder and manslaughter; and second, how much weight can be given to the testimony of an accomplice under Alabama law. I stated it looks as if certain members of the jury are inclined to convict and the Attorney General and I both felt that if we only got disagreement, it would be a victory, but this indicates a possibility of conviction.

Very truly yours,

John Edgar Hoover Director

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OFFICE OF THE DIRECTOR



UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/25/82 BY SPIGSKOSK

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. MOHR

MR. DE LOACH

Mr. Tolson

Belmyrk

Mr. Comman

Mr. Comman

Mr. Felt

Mr. Schavin

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all son to

Deputy Attorney General Ramsey Clark called. He stated he had talked with Assistant to the Director Belmont the other night and sent him a list of names, which had come to them from the White House, in connection with the D. C. Crime Commission which caused the Attorney General and himself concern because of the lack of experience on the part of the people included in law enforcement. I commented the only one I saw was former Attorney General William P. Rogers.

Mr. Clark stated that in fact they felt so strongly about it, they even thought it would be better not to have a Commission of that type because we need the best Commission possible in the District of Columbia for leadership purposes.

Mr. Clark asked if I could give them a list of names who would be well qualified to participate on such a Commission. He stated he had wanted to recommend people such as Herbert J. Miller, Jr., former Assistant Attorney General, and they were going to urge John Macy to start over, but if I could give them half a dozen names or so of people with broad experience who could contribute, it would be most helpful. I stated I would give them to him today.

Very truly yours,

John Edgar Hoover Director

why it has taken

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FEDERAL BUREAU OF INVESTIGATION

May/14. 1985

Miss Holmes

MEMORANDUM FOR MR. TOLSON V

MR. BELMONT MR. DE LOACH

MR. GALE

. I called Speaker of the House John McCormack. I told him I had just left the President, with whom I had a long conversation about that he told me he had talked to Mr. McCormack recently, who had told him some additional things and explained some reasons for some I asked the Speaker if it would be convenient for me to have Mr. Clyde Tolson come up and see him to get the additional details in order to nail this matter down. I stated the President is as anxious to clear this up as we are and the President had generally told me of his conversation with the Speaker. Mr. McCormack was there in his office at the present time and he had asked him to step out a minute, but would I want Mr. Tolson to talk with

The Speaker stated that as he understood it, one person said that

President has told Mr.

Mr. and I stated I had no objection.

The Speaker he did not know anything about it and the

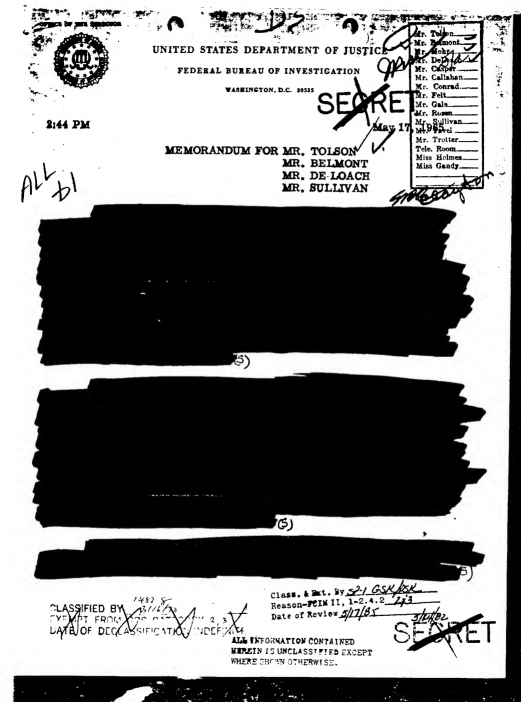
I suggested I have Mr. Tolson come up to see him and the Speaker asked if it would be all right to have Mr. there and I stated I had no objection; and I would have Mr. Tolson leave right away. The Speaker said he would have Mr. there and to let Mr. Tolson know that and for Mr. Tolson to take the lead. I stated I did not think there was any doubt in the President's mind from my conversation with him about Mr. that I thought the thing that is in his mind are the things the people have said and that is what I want to nail down. I stated I would 🤌 have Mr. Tolson leave here right away.

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said he had told Mr.

Very truly yours,

John Edgar Hoover Director





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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:45 PM

May 17, 1965

Mr. Felt

Mr. Gale

1969. Rosen

Mr. Sullivan

Mr. Tavel

Mr. Tolson

Mr. Belmont_ Mr. Mohr ___ Mr. DeLoach.

Mr. Casper ____ Mr. Callahan...

Mr. Conrad

Miss Holmes Miss Gandy

welled

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH MR. GALE

President Lyndon B. Johnson returned my earlier call to him and I advised him I wanted to let him know that we had sent over a letter on the case; that we had finished it up and closed it out and had put the following statements in the letter to Honorable Marvin Watson:

"In considering the whole investigation, you must consider the character of the people who have been interviewed. There is no substantiation of what has been said regarding

Among the persons interviewed is who has known Mr.

some years and has known

since is a man

of impeccable character and the highest integrity. Others of like character were interviewed and one must evaluate the investigation as a whole."

 $\ensuremath{\mathbf{I}}$ stated $\ensuremath{\mathbf{I}}$ thought that clears it up and the President stated that was fine.

Very truly yours.

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

4:45 PM



May 17, 1965

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WHERE SHOWN OTHERWISE.

MEMORANDUM FOR MR. TOLSON^V
MR. BELMONT
MR. DE LOACH
MR. SULLIVAN

I told the President that I had worked out the matter with Admiral William F. Raborn of the Central Intelligence Agency.



Very truly yours,

John Eugar Hoover

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UNITED STATES DEPARTMEN'S

FEDERAL BUREAU'OF INVESTIGATION

May 17 M.965

Mr. Tave Mr. Trotter

Mahr

Mr. Calichan. Mr. Conrad ... Mr. Felt. Mr. Gale.

Tele, Room

Miss Holmes. Miss Gandy.

3:10 PM

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

stated I had asked the President last Friday and he did not know. Admiral Raborn stated they do have them and they have checked them out to the best of their ability although not too well known. not too well known. He remarked this could be a good thing or a bad thing. I stated there are some who have had rather bad leanings.

I told Admiral Raborn I was wondering if it would be helpful to him for us to send over this afternoon the report I had made on them to the President. Admiral Raborn stated he would greatly appreciate it. I stated in looking it over there may be some things they have or know which we don't and some things we have which they don't. The Admiral stated he would ask his people to put together their evaluation and send me a copy. I stated that would be helpful; that the President did not know whether he, Raborn, had the list so I stated I would check.

I told the Admiral I would get the list to him personally right away.

Very truly yours,

Class. & Ext. By 12/ GSK/R Reason-FCIM II. 1-2.4.2 Date of Review 5/7/85

WHERE SHOWN OTHERWISE.

John Edgar Hoover Director

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OFFICE OF THE DIRECTOR UNITED STATES DEPARTMENT OF JUSTICE Mr. Carper Mr. Calaban Mr. Corrad FEDERAL BUREAU OF INVESTIGATION Mr. Felt WASHINGTON, D.C. 20535 May 18, 1965. 5:53 PM Mis Holmes ... Miss Gandy ... MEMORANDUM FOR MR. TOLSON' MR. BELMONT Class. & Ext. By SP. / GSK/PSK MR. DE LOACH

 $\,$ Mr. Belmont was instructed to get the details as soon as possible and to let me know.

done + 1 to ple letter time

Very truly yours,

John Edgar Hoove

John Edgar Hoover Director

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3:17 PM

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

SERRE

May 18, 1965

-11-

MEMORANDUM FOR MR. TOLSON

MR. BELMONT
MR. DE LOACH

MR. SULLIVAN

Mr. Carper
Mr. Carper
Mr. Coldahan
Mr. Conrad
Mr. Filt
Mr. Gale
Mr. R. en
Mr. en
Mr.

The President expressed his appreciation and asked that this be sent right over and commented that it is clearing up now.

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May 18, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Sullivan

3:29 PM

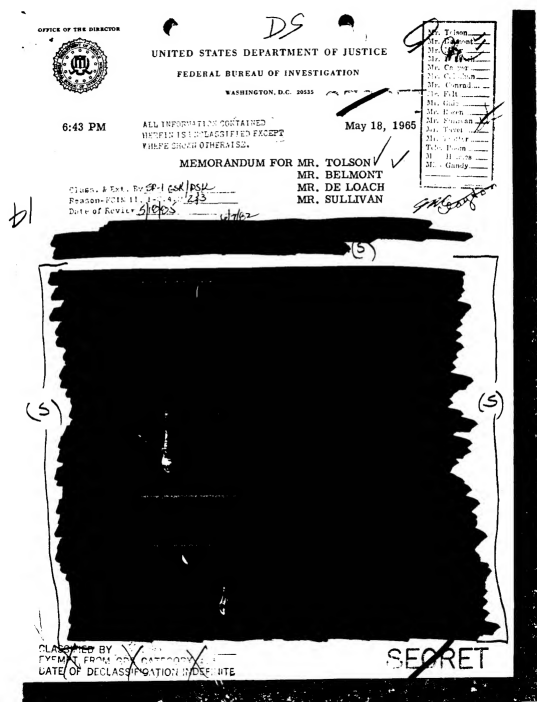
Honorable Bill Moyers called from the White House and stated the President asked if I could read the statement I had just furnished the President again so "Davidson" and Vaughn," who were there, can hear it. Mr. Moyers commented that if it were not for this kind of information, it would be difficult to know what is being said. I proceeded to read the above information again to Mr. Moyers.

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Mr. Moyers expressed his appreciation.

Very truly yours,

John Edgar Hoover Director





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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

MR. SULLIVAN

1:14 p. m.

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May 18,

Tele, P. em

Miss II . Miss Gandy

Mr. Californ

Mr. Courad Mr. Felt

Mr. Gale Mr. I: en

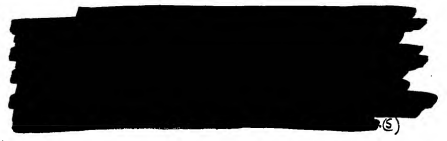
MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

Class. & Ext. RVSDI GSLIPSK Fragon-FCIM 11, 1; Dute of Raview_SME

Moyers stated that if anything should come in in the next hour just to call there direct while they are having lunch. I told him I would.

1:20 p.m.



Concerning the identification of the President . remarked that they had another fellow going under an assumed name of

and they have changed his name.

Very truly yours,

ohn Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:43 PM

SECRET

May 18, 1965 Mr. Sulman Mr. Tavel

MEMORANDUM FOR MR. TOLSON V MR. BELMONT

MR. DE LOACH MR. SULLIVAN Mr. Ce-per Mr. Calalian Mr. Conrad Mr. Felt Mr. Gale Mr. Rosen Mr. Suheran Mr. Suheran Mr. Tavel Mr. To ter Tele, Room Mr. I was Gandy Mrss Gandy

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:39 AM

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

Tavel Trotter Room

May 19.

Mr. Felt

Mr. Abe Fortas called from the White House. He stated the President had told him to do a job this morning on the names and he wanted to give me the background.

Mr. Fortas stated he had already talked to Assistant Director DeLoach and he, Fortas, was very distraught this morning when they finally located the material and it appeared it had not been checked out with the Bureau. Mr. Fortas stated the point is that he is sure I know the President absolutely has to be assured and all involved in this have to be assured, that anybody who is nominated or has any participation is not a communist and that there is no reason to suspect any communist connections.

Mr. Fortas stated the President wanted him to convey this to Admiral Raborn of the Central Intelligence Agency and me; that he did not want anybody to be a party going along with any of these unless I and the Admiral could assure him there was no evidence he was a communist or had any communist connections.

I stated we would get to work on the list right away.

Very truly yours.

John Edgar Hoover

Director

Class. & Ert. By Sp. 1 GaKP

HEREIN IS:

5 Mil direct



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:21 PM

Mr. Gale May 19, 1968. Roson Mr. Tay

Mr. Callahan Mr. Conrad ..

Mr. Felt ..

Tele, Room

Most linner Miss Gardy ...

MEMORANDUM FOR MR. TOLSON MR. BELMONT MR. DE LOACH MR. SULLIVAN

I called the White House and since the President was tied up with some people in his office, talked with Honorable Bill Moyers and advised him I had two messages in connection with which 5 I thought the President would be interested. I indicated he might want a stenographer to take these down. Therefore, Mr. Moyers had the operator (phonetic) on the line, too. put Miss 56

Class. & Ext. By <u>SP-1 (55K/RSK</u> Reason-FCIM 11. 1-0,4.2 3 Date of Review 5/9/85

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SECRET

May 19, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Sullivan



I stated it looks as if he is trying to be as helpful as he can.

 $\mbox{Mr.}$ Moyers indicated he would get this information to the President as soon as possible.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

1:38 PM

May 19,

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH MR. SULLIVAN 411600

Mr. Telson.

Mr. Belmont

Mr. Conrad _

Mr. Gale

Mas H . cs Miss Gandy.

Honorable Marvin Watson called and stated the President would like me to look at news ticker UPI 42. (This pertains to the letter from Mrs. Jacqueline Kennedy to Mrs. Lyndon B. Johnson.) I told Mr. Watson I had it in front of me. Mr. Watson stated the President would like to know how this man got hold of this letter in the first place.

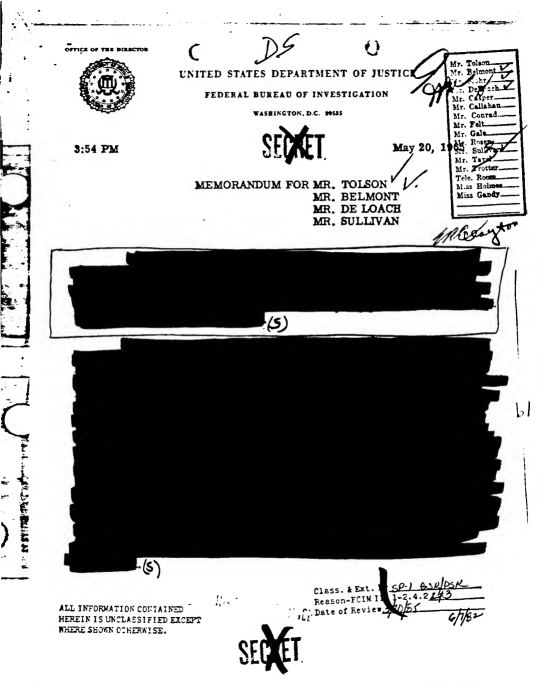
I told Mr. Watson I would check on it.

Very truly yours,

John Edgar Hoover

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Merit Joy



m #5



May 20, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Sullivan

| 66 | I told Mr. Helm Raborn and | s I appreciated the attitude of himself and Admira would probably be leaving by tomorrow afternoon. |
|----|-------------------------------|--|
| | حالم | |
| 61 | | (5) |
| | | TT |

Very truly yours,

John Edgar Hoover Director





SENETE

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:40 PM

61

May 20, 10

Mr. Rosen — Mr. Sullivan Mr. Tavel — Mr. Trotter — Tele. Room — M ss Holmes

Miss Gandy.

Mr. Callaban Mr. Conrad...

Mr. Felt. Mr. Gale

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

and one

President Lyndon B. Johnson called. He asked if I was going to send Clark D. Anderson to Santo Domingo as Legal Attache.

The President stated he told them last night he wanted this done and they said they normally do it themselves, but he said he wanted this as an aid to the Embassy. The President stated he would talk to Secretary of State Dean Rusk and he would call them both now. He stated he would get them to call me as he thought the quicker Mr. Anderson was there, the better even though there is no agreement yet so he can see "who's who" and "what's what". I stated that insofar as the State Department is concerned, we had talked with Thomas Mann and he is agreeable

The President stated he would take care of the jurisdiction and he would like to have on the next plane and to send whatever I need with him.

Very truly yours,

John Edgar Hoover

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AND THE CONTRACT AND EXCRET



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:51 PM

have reached there by now.

May 20, 1965: Tavel ... Mr. Tretter

Tele. Room ... Mass Halmas Miss Gandy ...

Mr. Tolson.

Mr. Belmont

Mr. Callahan ... Mr. Conrad ... Mr. Felt ____

Mr. Gale __ Mr. Rosen

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

Mason to an about

I called Honorable Marvin Watson at the White House and furnished him the following information, which Mr. DeLoach had just phoned to me, about the woman in New York who had the letter from Mrs. Jacqueline Kennedy to Mrs. Lyndon B. Johnson.

I advised Mr. Watson that she was going to hold a press conference in ten minutes. I stated the letter was sent to the White House this morning by Registered Mail, that is the letter which was to be auctioned off for \$1000. Mr. Watson stated I stated the woman's name is he knew her. I continued that she lives at Washington, D. C.; that she had met Mrs. Johnson at the airport one day and Mrs. Johnson handed the letter to her to handle. Mr. Watson asked if she used to live here in Washington and I told him her home is here but she is presently in New York City was working at I Stated the time for the Democratic National Committee; that she kept the letter and and mentioned the letter to him and since in New York saw this he told her it was valuable and he would put it up for sale, but the letter is now en route to the White House and may

Mr. Watson stated this was great and expressed his appreciation.

Very truly yours,

John Edgar Hoover Director

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1:46 PM

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

Mr. Rosen May 26, 1965r. Sullivan Mr. Tratter.

Mr. DeLoach

Mr. Casper Mr. Callahan Mr. Conrad.

Mr. Felt. Mr. Gale.

Tele. Room. M'ss Holmes Miss Gandy.

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH MR. SULLIVAN

I called Admiral William F. Raborn, Jr., Director of the Central Intelligence Agency. I told him I was outraged by some of the stories and rumors which have been circulating and if he had not seen it, he might want to have someone get the column by Ted Lewis in this morning's New York Daily News. I stated this was a good column in that it points out that there has been a studied effort over some years on the part of the service agencies, State and the Pentagon to cause breaches between the Central Intelligence Agency and the FBI. I stated, of course, this is not true because we have worked together harmoniously and are working harmoniously. Admiral Raborn stated he had been going to call me today, also, and that what I said is exactly along the lines that he was going to say to me. He stated he remembered his visit with me and how much this subject was dwelt on

(1)

I stated I had told the President what a fine relationship has existed land that there was no friction but the closest of cooperation has prevailed. I stated there was a story that we have 25 Agents in Santo Domingo, which is not true as we will only have 14. I stated I have told my people to adhere to the statement made by George Reedy, Press Secretary at the White House, yesterday and that there was to be no amplification. I stated I had indicated to the President that I had my suspicion as to where the leak came and that it was not CIA or the FBI and he could draw his own conclusion on that, but I did want the Admiral to know how much I appreciate the cooperation

I stated I regret to see some "coyotes" of the press and men like come out with criticism which is untrue. Admiral Raborn stated he agreed but he

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May 26, 1965

Memorandum for Messrs. Tolson, Bellmont, DeLoach, Sullivan

thought what we have to do is stand together and ignore them. I stated that is what I intend to do and for him to read the article by Ted Lewis. I stated there was one portion which I did not like at the end where he said that his, Raborn's, duration would probably be short and he would be succeeded by Richard Helms and again it was a matter of trying to stir up turmoil. I stated the first part of the article was favorable as to the close cooperation between our organizations and as far as I was concerned, it was going to stay that way as long as I am here. Admiral Raborn stated it was the same with him and he appreciated my calling him.

Very truly yours.

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

2:02 PM

May 26, 1965

MEMORANBUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

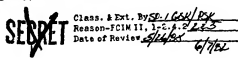
MR. SULLIVAN

I called President Lyndon B. Johnson and told him I just wanted to touch base with him on a couple of things. First, in regard to this leak that appeared in regard to the Dominican matter, I have traced it down and while it in table confidential and the information cannot be used,



I further advised the President that I had talked to Admiral William F. Raborn, Jr., Central Intelligence Agency, and that our relations have been

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May 26, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Sullivan

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excellent and they could not give better cooperation. I stated that my Agent in Santo Domingo, speaks Spanish and Portuguese and

this morning's paper indicating a feud between CIA and the FBI that has always more or less been sponsored by the Pentagon and State Department, but I have always gotten along with CIA under its various Directors and Admiral Raborn and I both agreed from the beginning that we would follow the policy of no comment and after George Reedy, Press Secretary at the White House, issued the statement yesterday, I instructed our people that any inquiries be met that the statement has been made by Mr. Reedy and we have adhered to that completely and beyond that we have no comment.

I stated I thought things were in good shape; that, of course, we are under fire in the Dominican Republic as there had been snipers shooting at our headquarters and we asked for more Marines for protection, but the office is operational and we will have 14 Agents down there in a few days, 10 being there at the present time. I stated I wanted to assure him that we are on top of it.

The President inquired whether the Attorney General at the National Academy Graduation Exercises this morning made mention of the \$10,000,000 for the expansion of the Academy at Quantico. I told him he had and that the remarks were taken down by the American Broadcasting System and the Columbia Broadcasting System.

I mentioned that in the class this morning we had about 18 men from various foreign countries, including Africa and it is the intention that if the Academy is expanded, we plan to have more than two classes a year and we will be able to graduate more men and in each class we will probably have 20 men from foreign countries for training. I stated this is of value, not only as we find in the Dominican Republic, but in most of the African countries there are so few who are educated or capable of running a Government that I am hoping these men we are training will go back not only to train their men in law enforcement, but they may eventually have even higher positions in the Government. The President commented some may even be Prime Ministers.

2- 5- 0



May 26, 1965

Memorandum for Messrs. Tolson, Belmont, DeLoach, Sullivan

I stated I had talked to them and they were well educated and well appearing and strange to say, in the class this morning we had about ten men from Mississippi and Senator Eastland came down and attended the ceremonies along with Senator Thurmond; that I had promised the Governor of Mississippi last July that I would train some of the State Police for them. I stated all those men got along fine and there was no friction, racial or any other way, so it shows it can be worked and also when we need something in that part of the world, we have contacts we can depend on and get the correct information.

questions from the Press and to no comment and that any statement has to come from Washington and we are to make no statement, so I thought every-

I stated I have talked to Admiral Raborn on the matter and talked to him today and called his attention to the article in the New York Daily News which praised both of our organizations and indicated how closely we have worked over the years. I stated at the end was a nasty paragraph that Raborn would not be there long and he would be succeeded by Helms. I stated this was written by Ted Lewis. I stated this latter part of the article was purely speculative but the first part was good.

The President thanked me for calling and stated he appreciated the above information.

John Edgar Hoover
Director

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thing so far as we can is tied down.



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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20525

2:42 PM

SECRET

May 26, 1

Mr. Sullivan

65. Tavel

Mr. Trotter

Tele. Room

Miss II thes

Miss Gandy

Mr. Felt_ Mr. Gale_ Mr. Rosen

MEMORANDUM FOR MR. TOLSON MR. BELMONT

MR. BELMONT
MR. DE LOACH
MR. SULLIVAN

Molesayton

I called the Attorney General and advised him that a little while ago while talking to the President, the President asked me if the Attorney General had made the statement this morning regarding the expansion of the National Academy during his remarks before the audience at the National Academy graduation. I stated I had told the President that the Attorney General had and that he had covered it most adequately and that the speech was recorded by the American Broadcasting Company and the Columbia Broadcasting System. I stated the President seemed to be pleased with this. The Attorney General commented that he had offered that to the President if he wanted to announce it but he had turned it back. I asked the Attorney General if a copy of his speech had been sent to the President and he stated he would check on that.

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I stated the stories which have come out are absurd and the leak came from

dent about that because he was highly exorcised and thought the Central Intelligence Agency had done it. The Attorney General remarked that if he were in the CIA and wanted to leak something, he would tell somebody in

and count on its getting out. I stated this fellow in

The Attorney General

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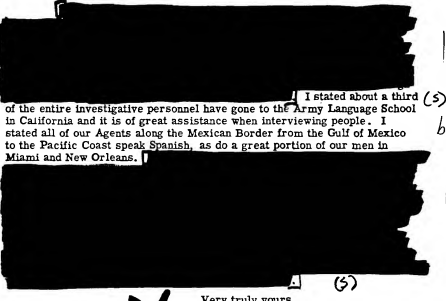
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May 26, 1965

Memorandum for Messrs. Tolson, Beimont, DeLoach, Sullivan

away from the idea of having a great national academy where every man going into law enforcement would come and be trained. I told the Attorney General' that I may have to call upon him; that we are taking up with the General Services Administration the matter of whether they will take steps to get the money, and I may call upon the Attorney General to urge them on. I stated we have the land, as the Marine Corps has turned that over which will not cost anything. I stated we have had fine relations with the Marines over the years; that I am glad our men get the training there as it is in an atmosphere of discipline and proper conduct and this is absorbed by our people and there is never any difficulty. I stated the Commanding General in the Dominican Republic, a General Palmer, was at one time at Quantico and it makes it easier for our man to deal with him.



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John Edgar Hoover
Director

SECRET

May 26, 1965

Memorandum for Messrs. Tolson, Bermont, DeLoach, Sullivan

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stated he had heard there were possibly two sources, one from the White House and the other the State Department, and that the State Department is the one that got them going as they did not believe the first one from the White House.

I stated I told the President

it was highly confidential but that it certainly did not come from here and I took the position from the beginning that we would issue no statement of any kind and when the White House made its statement, I instructed that any inquiries should be met with no comment other than what George Reedy said. I stated of course they tried to find out if we had men in other parts of the world but we said no comment and Admiral Raborn is following the same pattern in CIA. I stated I thought the least said, the better.

I stated I talked with our men down in Santo Domingo and they are following the same policy so it is pretty well bottled up but there is some wild speculation. I stated there was a column in the New York Daily News this morning and three-fourths of it was good about the fine relationship between CIA and the FBI and that the State Department and the Pentagon over the years have tried to cause friction between the two organizations but the column did end up that Raborn would not be around long but would be succeeded by Helms, which is pure speculation. I stated I had suggested to Admiral Raborn that he read this.

I stated our people had been under attack in Santo Domingo but we had additional Marines assigned for protection and McGeorge Bundy is back and is going to let it simmer for a while.

I stated the value of our Academy is proven by the fact that we have two of our graduates down there and the class that graduated this morning has men from various parts of the world, so they will not only go back as missionaries for the U. S. Government, but in the future many of them, particularly those from Africa where there are not many educated people, we may find becoming Prime Ministers or heads of state, which will be beneficial for democratic forces, but in enlarging the Academy, we will be able to have six classes instead of two. The Attorney General stated it will give us more flexibility in the curriculum, et cetera. I stated it also gets



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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:28 PM

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MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. SULLIVAN

MR. DE LOACH

Mr. Tolson...

Mr. DeLoach...

Mr. Casper...

Mr. Callaban...

Mr. Congad...

Mr. Grie...

Mr. Grie...

Mr. B. Cn...

Mr. Prevel...

Mr. Triotter...

Tele. Room...

Mis Holines...

Mis Holines...

Mis Gandy...

Mr. William J. Crockett, Deputy Under Secretary of State for Administration called and stated the State Department has a problem in that there are more and more terroristic activities happening in the South American countries against our people, our residences, and our Embassies. He stated what he would like to do is develop some kind of a handbook or some kind of a statement of principles they could send to the Embassies to give them some guidance in how to protect our people against these activities. He stated his question was whom I could recommend, other than myself, who would be knowledgeable about such things and whom they could borrow for a while.

I told Mr. Crockett I would be happy to ask Assistant Director William C. Sullivan, who is in charge of our Domestic Intelligence Division and supervisor of our liaison and our Legal Attaches abroad and, in fact, is now handling the Dominican situation, to go over and talk with Mr. Crockett. I stated we also would be glad to try to work up suggestions that we would offer as we do to our own people that he might want to amplify or add to.

the Marines, as each Embassy has a Marine detail for protection. I stated there are many things an Ambassador can do for his protection and that of his family which can be done without stirring up public attention; that I hate to see these things which are done getting into the papers so quickly through leaks. I stated I thought the idea Mr. Crockett had in mind was an excellent one and I would be glad to have Assistant Director Sullivan see Mr. Crockett at Mr. Crockett's convenience or whomever Mr. Crockett desired. Mr. Crockett suggested that Mr. Sullivan have his secretary call and he, Crockett, would make himself available at Mr. Sullivan's convenience. Mr. Crockett expressed his appreciation.

5:35 PM

I called Assistant Director Sullivan and advised him of the above information and instructed he contact Mr. Crockett's office. Mr. Sullivan stated he would do so immediately.

Very truly yours,

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n Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:24 PM

June 4, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. SULLIVAN

Je that from

who put it in the

I called the President and advised him I had found out about the article in the Chicago Daily News by

I stated he got that from

; that she is married

and therefore has close connections and close friendship with members of the Joint Chiefs of Staff and it is presumed her husband gave it to her.

gave it to

Chicago Daily News.

The President stated he was much obliged for this information.

Very truly yours,

ohn Edgar Hoover Director

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE SPEAKER BY SOLGEN POR

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

12:00 Noon

June 4, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. ROSEN

MR. DE LOACH

I returned an earlier call from the Attorney General and he stated he just wanted to say how appreciative he was of the prompt action taken at Bogalusa, Louisiana. He stated he thought it helped a great deal to cool off a situation which was getting very dangerous. I stated it is fortunate that there is a good Mayor down there and a good Governor of the State, who are strongly opposed to this activity. I stated the man has been arrested and will be tried by the State authorities, but our people are also making the necessary investigation so we can do whatever we want to in case the jury lets the man off.

The Attorney General stated to his mind the important thing was that suddenly all law enforcement authorities moved and we were in there and he thought that had a good sobering effect and the fact I was able to move my people so quickly was very helpful and he wanted to tell me so. I thanked him for calling and for his comments.

Very truly yours,

John Edgar Hoover

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Stufes BY SPICENTES

-UNITED STATES DEPARTMENT FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C. 10:37 AM MEMORANDUM FOR MR. TOLSON MR. BELMONT MR. SULLIVAN MR. DE LOAG The President called and asked how I was getting along and I stated we, of course, were pretty well swamped with the Dominican situation. President thereupon inquired what I thought about it. I told him I thought it is very much a matter of a touch-and-go problem. I stated I lean strongly to the view everything in their power to embarrass the efforts the President is making to bring order out of chaos which exists there. slated our people have been unable to verify that. I stated the Ambassador, Bennett, seems to feel the situation at the present moment is calm but there will have to be some positive action taken or they will start up again. I stated our office has been attacked by snipers and we now have a six-man squad of Marines protecting the physical property. I told the President that we have 20 men down there at the present time and they are producing excellent results. I stated they all speak Spanish and the man in charge speaks both Spanish and Portuguese:

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Memorandum for Messrs. Tolson, Belmant, Sullivan, DeLoach

The President asked if I would take the evidence coming in and prepare in writing the strongest case I can prove that when and if we have to. I stated I would have this done.

The President then asked if I could go over and see him right away as he would like to have a talk with me and for me to take a look at the file on and get anything I had convenient and if I did not have anything, to come without it, but if possible anything I had on what we found out about the leak The President also mentioned that he had a property of the president also mentioned the president also

have come from the same source and also this stuff about how terribly botched up things are may be coming out of that area. The President stated that if he were real positive that I was positive that he did tell the Post about the FBI going in there and if positive he told this to he thought he would be inclined to put a mighty careful microscope over that

I stated the New York Times is dedicated to do everything in its power to embarrass the Administration in this policy and also regarding Vietnam and the Washington Post does the same thing. I stated the information we have shows exactly the contacts they have and I was confident the leak did not come out of the Central Intelligence Agency or here;

I stated I would get the material together and be over.

Very truly yours,

ohn Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20515

June 4, 1965

MEMORANDUM F

MR. BELMONT

MR. DE LOACH MR. SULLIVAN

Relmont

Mr. D. L. ach

Mr.

This morning while I was at the White House discussing a number of matters with the President, he mentioned to me his great concern about leaks that had occurred and referred to the information which we had recently sent to of the Department of State, who supposedly leaked some information to the Washington Post relative to the FBI sending men to the Dominican Republic. (%)

The President stated that the attached article, "Russ Bombers Reported in Hanoi, " which appeared in the Chicago Daily News of June 3rd and written by Peter Lisagor, the Washington Bureau Chief of the Chicago Daily News, was most disturbing. He said this information was known only to Secretaries Rusk and McNamara, Under Secretary of State Mann, and to the Joint Chiefs of Staff. He asked me whether we could very discreetly endeavor to find out how this information was leaked to the Chicago Daily News and from what source. There is considerable suspicion upon the part of Under Secretary of State Mann, as well as the President, that may be the one leaking such information which causes the Administration embarrassment.

I would like to have Mr. DeLoach most discreetly endeavor to ascertain through his confidential contacts the source of this particular article. It is most important that it be handled promptly, as the President is desirous of reaching a final conclusion for action to be taken in this matter.

Very truly yours,

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

11:01 AM

June 10, 1

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. DE LOACH

MR. ROSEN

Tolo, Rosm

Mos Hors

Miss Gandy

Assistant Director John F. Malone called from New York and advised in regard to his earlier call to me today concerning the source of the false rumor of the President's illness yesterday, he had just received a call from Mr. Edwin Weisl. Mr. Malone stated Mr. Weisl stated he had called several of the leading brokerage houses in New York upon his arrival at his office to determine their source of the information in regard to the President's illness yesterday and without exception, they all indicated they had received calls from their floor broker, who is their representative at the New York Stock Exchange and as soon as they received word from their man, they had somebody in the house sit down and pass the word on to their customers. Mr. Malone stated he asked Mr. Weisl if there were any female brokers on the floor of the Stock Exchange and Mr. Weisl stated there were not but the various companies have female employees in the house that they would instruct to sit down and pass the word on to their customers.

Mr. Malone continued that he called Mr. George Keith Funston, President of the New York Stock Exchange, who stated they are conducting an investigation (the New York Stock Exchange) and he will keep Mr. Malone fully advised of any developments. Mr. Malone stated they have no information concerning any woman making any calls and the main source of the rumor now seems to be these two brokers who called John Wingate of WOR. Mr. Malone stated their names are not known but two of Mr. Funston's representatives are trying to find out from Mr. Wingate the identities of the brokers and if they find out, they will let Mr. Malone know and he will pass it along to me. Mr. Malone stated he has contacted some other sources in other brokerage houses on an informal basis and none knew anything about it other than the story started on the floor of the New York Stock Exchange. Mr. Malone stated Mr. Funston pointed out that as a result of the speech given in New York by William McChesney Martin, Jr., Chairman of the Federal Reserve Board last week, everybody is on "pins and needles" and as soon as anything like this happens, it magnifies and, frankly, they are worried about it and do not know how it will go today. I asked Mr. Malone to let me know if he gets any information.

ALL INFORMATION CONTAINED Very truly yours,
HEREIN IS UNCLASSIFIED

DATE 5/26/82 BY 50-1658/82

Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

4:17 PM

June 10, 1965

MEMORANDUM FOR MR. TOLSONV

MR. BELMONT MR. DE LOACH

MR. ROSEN

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After being advised telephonically by Mr. DeLoach, I called the President and told him I thought I would let him know that we had just received word from the Securities and Exchange Commission that Senator Harrison Williams of New Jersey proposed next week to start an investigation as to this rumor about the President's health which swept Wall Street yesterday and he would not do so if he was told that we did not want him to do so.

I stated I took the position that it is a matter Senator Williams would have to decide himself; that I did not want to tell him not to or to do so; that an investigation was being made and if he saw fit to make another, it was up to him. I stated I did not feel it was desirable to put him under any obligation to hold off, but if the President's views were to the contrary, he can hold off.

The President stated he did not think so and for us to go on and make ours and we would take a look at it.

Very truly yours,

John Edgar Hoover Director

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FEDERAL BUREAU OF INVESTIGAT

WASHINGTON, D.C. 20535

9:09 a. m.

June 10, 1965

MEMORANDUM FOR MR. TOLSON V

MR. BELMONT MR. DE LOACH

MR. ROSEN

Meny

Assistant Director John F. Malone called to advise that, as a result of my call last night, they contacted some of their sources in New York that were available in regard to the rumor of a woman's calling and spreading a story that the President suffered a stroke. He advised they talked to

670

They knew about

the rumor but nobody knew of any calls from any woman.

Mr. Malone talked to Ed Weisl also.

These men pointed out the rumor started on the floor of the New York Stock Exchange sometime before noon. All of the brokerage houses have been advised; that when stories of this type start, the brokerage houses are notified immediately; Ed Weisl thinks one of the sources was the New York Stock Exchange or Dow Jones; somebody thought it was the cause of the rumorthan the result; he (Ed Weisl) said he will find out the minute he gets to his office this morning and let Mr. Malone know.

Mr. Malone said this morning they have contacted their sources in some brokerage houses; that they know about the rumor but know nothing about a woman making the calls.

Mr. Malone advised in the New York Times this morning there is an article by Richard Phalon which points out an official of the New York Stock Exchange advised he heard about the rumor around 12:30 yesterday; that it started on the floor of the New York Stock Exchange. In an interesting paragraph at the end of the article, Phalon speculates how the rumor may have started as a result of a garbled version of commentary made Tuesday night by John Wingate on WOR. He stated many rumors spread across the floor of the stock exchange; that the most ridiculous, and absolutely untrue, is that the President had suffered a stroke.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE Sulpe BY SOLCENIE

Memorandum for Messrs. Tolson, Belmont, DeLoach, Rosen June 10, 1965

Mr. Wingate had received two telephone calls from brokers passing the rumor along before the broadcast Tuesday night.

Mr. Malone stated they do not plan to conduct further investigation. I told him I did not think we need do anything more; that I will talk to the President.

I asked Mr. Malone if anybody has considered it might be someone caught short and selling short on the stock exchange. He said no; that they mentioned that to Mr. Weisl and Weisl said that was rather remote; he thinks the calls were perfectly legitimate but he will keep that in mind.

Mr. Malone stated he would call me back after he hears from Mr. Weisl. I instructed him to call me directly.

Very truly yours,

John Edgar Hoover Director



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

June 11, 1965_

Mr. Col al and Mr. Conad Mr. Conad Mr. Folt Mr. Gale Mr. Rosen Mr. Soilwan Mr. Tavel Mr. Total r Tele. Room Mrss 11

MEMORANDUM FOR MR. TOLSON

On June 9, 1965, I saw Judge Fred J. Nichol, who was recently appointed a United States District Judge for the District of South Dakota. He was accompanied by Mr. Douglas Ewing, his former Court Reporter.

We discussed generally the matter of law enforcement, and from my conversation with him, I gathered that he will be a vigorous Judge with no palliation of individuals guilty of crime.

A photograph was taken of the Judge, Mr. Ewing, and myself.

Very truly yours,

J. 8- 30.

John Edgar Hoover Director

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DATE 5/14/62 BY 50-1 GSK/ISK

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FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

3:33 PM

June 25, 1965 Trotter ..

Mr. Tavel . . Miss Hilmes

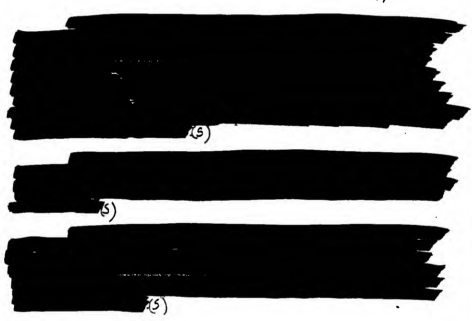
Mr. Conrad. ..

Mr. Felt Mr. Gale Mr. Rosen Mr. Sullivan

Miss Gandy.

MEMORANDUM FOR MR. TOLSON' MR. BELMONT

MR. SULLIVAN MR. DE LOACH



Mr. Watson stated he appreciated this information and he was glad to know where it started. I told him if I heard anything more, I would let him know.

ALL INFORMATION CONTAINED Very truly yours, HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

om Edgar Hoover Director

FEDERAL BUREAU OF INVESTIGATION

WARRINGTON D.C. MACH

HEREIN IS UNCLASSIFIED OR ANDUM FOR MR. TOLSON DATE Studes BYSE CASPER

June 29, 196

Mr. Tavel
Mr. Trotter
Tele. Room
Miss Holmes

I am attaching hereto a copy of a "Report of the Committee or Problems Connected With Mental Examination of the Accused in Criminal Cases, Before Trial." This was largely prepared by Chief Judge Bazelon of the Circuit Court of Appeals for the District of Columbia. I would like to have it very carefully reviewed. I understand that it proposes to have psychological examinations made by a special unit to be set up as a part of the court system in the District of Columbia consisting of three pscyhologists and three psychiatrists. Heretofore the examinations have been made at St. Elizabeth's Hospital, and under the previous Superintendent of that Hospital, Dr. Overholser, Judge Bazelon was able to manipulate the assignment of psychiatrists to the extent that when certain psychiatrists recommended a person was sane, he would arrange to have them transferred from the criminal examination ward to the geriatric examination ward. I understand that under the new Superintendent of St. Elizabeth's Hospital, he will not accede to any such supervision or direction by Judge Bazelon merely to meet the whims of Judge Bazelon and his unusual and peculiar views concerning psychiatric examinations.

I also understand that in this report there is a proposal that if a man pleads that his crime has been committed because of some emotional disturbance and he is sent to the Government hospital for the insane, if after remaining in that hospital for two years and not been found sane, the indictment against the man will be dismissed even though he may be released a few months later with no indictment standing against him.

I want considerable care given to the analysis of this report because I understand that Judge Bazelon has practically stacked the Judicial Conference in favor of his report. The report will be considered in September of this year but we must have an early analysis of it so that we can study it and determine what steps can be taken to prevent some of the weird recommendations made by Judge Bazelon.

This report was furnished to me confidentially by Judge Edward A. Tamm be the Circuit Court of Appeals.

JEH 19 65

Very truly yours,

John Edgar Hoover Director

Attachment



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

5:53 PM

July 6, 1965

MEMORANDUM FOR MR. TOLSON

MR. BELMONT MR. SULLIVAN MR. DE LOACH Miss H lmes___ Miss Gandy____

The Attorney General called. He stated he has been concerned about the Martin Luther King position on Vietnam and he wondered whether the Bureau could put together a memorandum on: 1. How King gets on this to this extent; and 2. has there been any hard Communist Party line tieing together Vietnam and the civil rights movement. I stated we would get that together. The Attorney General stated he thought it would be helpful to have for the Secretary of State and the President something that would tie some of this together.

I stated there was no doubt in my mind from information we have had in the past few months that King, Levison and Jones in New York have been having these huddles together meeting at the Kennedy Airport motor inn. I stated, of course, Stanley Levison is a member of the Communist Party and Clarence Jones also. The Attorney General asked if we had any information independent of that that the Communist Party is trying to tie Vietnam and civil rights together. I stated I thought there was something along that line from informants in the Party that there is a definite tie in on that and we have had at various demonstrations over the last months, actual communists marching in the demonstrations. I referred briefly to the demonstrations on the Berkeley campus of the University of California.

The Attorney General stated there is a fair identity with civil rights groups of a lot of people who have taken the liberal line on civil rights and on Vietnam and there has always been that identity of view, but he is more interested in the hard part of it because he spoke with Roy Wilkins, who is somewhat upset and thinks it is wrong, as did James Farmer. The Attorney General stated they are concerned with what King is doing and he, the Attorney General, thought maybe Bayard Rustin was in it but he is inclined to think it is not Rustin. I stated I thought it was Levison and Jones.

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I stated I had asked about three weeks ago to put a technical on Clarence Jones, but withdrew that. The Attorney General stated he was concerned about the law angle. I stated instructions in the past were if we have a technical on, to cut off any reference to cases or clients as we are only interested in conversations between Levison and Jones or Jones and King. The Attorney General stated he would not mind with the proper precautions but he thought perhaps we ought to state that where we can in the memorandum.

I stated we would get to work on this matter right away, and the Attorney General stated he would be interested in having a run down.

6:11 PM

I called Mr. Joseph Sizoo, on Assistant Director Sullivan's desk, and advised him of the above and instructed that a memorandum be prepared for me so I could have it in the morning.

Very truly yours,

ohn Edgar Hoover Director



UNITED STATES DEPARTMENT

FEDERAL BUREAU OF INVESTIGATION

MEMORANDUM FOR MR. TOLSON

WASHINGTON, D.C. 20535

5:53 PM

July 6, 1965

Miss Holmes. Miss Gandy

Mr. Conrad

MR. BELMONT MR. SULLIVAN MR. DE LOACH

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Memorandum for Messrs. Tolson, Belmont, Sullivan, DeLoach

July 6, 1965

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Very truly yours,

John Edgar Hoover

Merry B. J. 171



FEDERAL BUREAU OF INVESTIGATION

WASHINGTON, D.C. 20535

JUNE

July 14. 1965 Mr. Sullivan

Mr. Gale Mr. Rosen. Mr. Tavel Mr. Trotter Tele. Room.

> Miss Holmes Miss Gandy

fr. Belmoni Mr. Mohr Mr. DeLoach Mr. Casper Mr. Callahan

Mr. Conrad Mr. Felt

MEMORANDUM FOR MR. TOLSON

MR. BELMONT

MR. GALE MR. ROSEN

MR. SULLIVAN

MR. DE LOACH

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ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE ofer/BZ BY SON GSK/BSK

On July 12, 1965, the Attorney General came around from his office to see me relative to the problem he is facing in connection with testifying before Senator Long's Committee concerning technical installations and electronic use for listening purposes. He stated that he did not anticipate any problem concerning technical devices and I told him we had been assured by Senator Eastland, Chairman of the main committee of which Senator Long of Missouri is a Chairman of a subcommittee that Senator Long would not raise any questions about the FBI's operations in the matter of technical surveillances and electronic devices.

The Attorney General stated he felt that in view of the pressure that is being brought to bear, particularly on the Internal Revenue Service, he would like to have all microphone installations suspended at this time. He stated not to remove such microphones, but to stop any coverage of the same so that he would be in a position to state that there was no coverage of microphones by the FBI. I immediately informed Mr. Belmont in the presence of the Attorney General and told him to see that appropriate orders were issued to all field officeshaving microphone installations to stop coverage of the same but to allow the microphones to remain in and not take them out until further word from the Attorney General.

In the meantime, of course, we should not send any requests for microphone installations to the Attorney General for approval but should await the outcome of the present developments in the hearings before the Long Committee.

When the Attorney General appeared before the Long Committee yesterday, Mr. Bernard Fensterwald, Jr., who is the Chief Counsel of the Committee, did go into the matter of technical installations by the FBI and asked various questions concerning the same, and the Attorney General has agreed to supply certain

July 14, 1965

Memorandum for Messrs. Tolson, Belmont, Gale, Rosen, Sullivan, DeLoach

information. I instructed yesterday that a memorandum be prepared immediately for the Attorney General giving him the answers to the questions which had been asked of him that pertain to the FBI. Obviously Senator Long did not keep his promise to Senator Eastland relative to involving the FBI in this investigation which the Long Committee is making and which has been largely centered upon the Internal Revenue Service and its activities in the Pittsburgh field division.

As regards the technical surveillances which we have in operation, I note that the Attorney General is holding and has not yet approved about six such requests for technical surveillances, and I believe that this is probably due to the hearings which are being held by the Long Committee. I believe that we may be compelled to withdraw all technical surveillances but so far that has not been ordered by the Attorney General and we will continue the coverage of those which we have in operation.

In view of the growing delicacy in this whole field, I will be more reluctant to approve requests for technical surveillances until the atmosphere has been clarified.

I realize the value of technical surveillances as well as of microphone installations, both in our security and in our crime investigations, but if it be the will of Congress and the desire of the Attorney General that they be completely suspended, we will, of course, have to comply with it.

In the meantime, I want you to be most circumspect in requesting approval of any technical surveillances and discontinue any which are not really productive.

Very truly yours,

Idhn Edgar Hoover Director





UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

WARRENGTON 25, D

July 14, 1965

Mr. Rosen Mr. Sullivan Mr. Tavel Mr. Treter Tele. Room Miss Helmes Miss Gandy

Mr. Casper Mr. Calleban

Mr. Conrad . Mr. Felt

MEMORANDUM TO MR. TOLSON

MR. BELMONT

MR. MOHR

MR. DE LOACH

MR. CASPER

MR. CALLAHAN MR. CONRAD

MR. CONRAL MR. FELT

MR. GALE

MR. ROSEN

MR. SULLIVAN

MR. TAVEL

MR. TROTTER

MISS HOLMES

RE: PHYSICAL EXAMINATION MATTERS - WEIGHT STANDARDS

All Special Agents and officials are required to maintain their weight within desirable limits at all times and each division head is responsible to insure this regulation is complied with.

For such assurance and to establish administrative uniformity, every Special Agent and official during the months of July, October, January, and April of each year must, hereafter, be weighed and a memorandum submitted to the Administrative Division advising of the results by the last day of such months. The first report will be due July 31, 1965. A weight recorded on a Government physical examination report within any quarter of the year, which is within the desirable limit, will be accepted for that particular quarter. Any such employee detected overweight must furnish his written explanation and such matter must be separately evaluated and forwarded with your recommendation concerning administrative action, and be reported immediately.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/24/80 BY JP1 CSY/1958 Memorandum to All Assistant Directors Re: Physical Examination Matters - Weight Standards

Your quarterly memoranda should not list detail due to reporting time involved. They should report action indicated above has been taken and that all others were found within desirable weight limits. However, you must maintain an internal record of the detail for reference and such detail must be preserved for one year or at least until the employee has his next Government annual physical examination. Immediately notify all such employees concerning the above matter.

Very truly yours,

John Edgar Hoove Director





FEDERAL BUREAU OF INVESTIGATION

WASBINGTON, D.C. 20535

Mr. Conrad

Mr. Felt. Mr. Gale.

Mr. Rosen. Mr. Sullivan

Mr. Tavel July 19, 1965 Mr. Taver ...

Tele. Room. Miss Holmes Miss Gandy

MEMORANDUM FOR MR. TOLSON

116 On April 22, 1965, I saw Deputy Attorney General Ramsey Clark, who called at my office with Mr. Edwin Weisl, Jr., who was to assume duties as Assistant Attorney General in charge of the Lands Division, and Ernest C. Freisen, Jr., who was to be the Assistant Deputy Attorney General.

The meeting in my office was merely for introduction purposes and to discuss generally the cooperation and collaboration which we in the Bureau will extend to these two gentlemen.

Very truly yours,

John Edgar Hoover Director

> ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 5/4/82 BY JE 1 CSK/85

UNITED STATES DEPARTMENT FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D.C. 30535 2:04 p.m. Mr. Tr. 1:27. Tele. Room. MEMORANDUM FOR MR. TOLSON 11 rs H . .es Maz Gandy MR, BELMONT MR, DE LOACH MR. SULLIVAN SI advised Admiral Raporn that I sent this message to the White House and got word from Marvin Watson that the President indicated no move should be made at this time and that our men are still down there. Class. & Ext. By 30/ CSK OSK Reason-FCIMII, 1+2.4.2 Date of Review 8 5/24/82 RUTE II ETTLOR ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED EXCEPT WHERE SHOWN OTHERWISE.

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Memorandum for Messrs. Tolson, Belmont, DeLoach, and Sullivan

August 24, 1965



I again stated it is very likely the President may speak to Admiral Raborn about this and he thanked me for calling.

Very truly yours.

J. a. 24.

John Edgar Hoover Director OFFICE OF THE BIBLIOTOR

3:56 p. m.

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UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

WASHINGTON D.C. MASS

Mr Chr Mr Callaban

Mr. Callahan. Mr. Conrad...

Miss Holmes

Miss Gandy

August 24, 1965 .. Ge

MEMORANDUM FOR MR. TOLSON V

MR. BELMONT

MR. MOHR MR. DE LOACH

MR. GALE

MR. ROSEN

MR. SULLIVAN

galder

I called the Attorney General and advised him that I had received word directly from Senator Long that he does not intend to call and will not call anyone from the Department in connection with the hearings he has gone into.

The Attorney General injected that he, Senator Long, keeps writing him letters. I said I think Fensterwald puts the Senator up to it.

I continued that Senator Long's statement was that he was disgusted and outraged at the actions of the Internal Revenue Service and had no intention of calling anyone from the FBI about activities of the FBI as he knows we have tight controls and would not want to discuss any of the FBI's actions in association with Internal Revenue Service.

I stated I do not put too much credence in Senator Long's words but that was his statement yesterday. The Attorney General said we would keep watch on the situation and I said I think we had better.

I discussed this matter in regard to Las Vegas, St. Louis and Miami. I also advised that I have been concerned about Internal Revenue Service's volunteering information that can neither be proved nor disproved, as in the case concerning former Special Agent in Charge Conroy.

I advised of the instructions which have been sent out to all SACs cautioning them about working in any joint operation with any other \mathbb{R}^n \mathbb{R}^n \mathbb{R}^n \mathbb{R}^n

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DATE Styles BY SE COMPANY

Memorandum for Messrs. Tolson, Belmont, Mohr, August 24, 1965 DeLoach, Gale, Rosen, and Sullivan

Government agencies, without mentioning Internal Revenue Service by name, in matters that deal with technical surveillance or use of electronics. I advised him that I had discussed this personally with the SACs I saw on my trip to the West Coast.

The Attorney General remarked that he wishes he could handle Senator Long as well as Judge Bazelon. I told him he did a tremendous job on that score and that I had heard many good comments from prominent lawyers, as well as our own people, on the West Coast concerning this. I mentioned also the excellent press coverage on this on the Coast.

Very truly yours,

John Edgar Hoover Director